

RECEIVED

FEB 20 2008

DEPARTMENT OF ENVIRONMENTAL QUALITY
STATE A Q PROGRAM

CH2MHILL TRANSMITTAL

To: Idaho DEQ Air Quality Program

1410 North Hilton
Boise, ID 83706

From: Rick McCormick by Sandy Smith
322 East Front Street, Suite 200
Boise, ID 83702

Attn: Bill Rogers

Date: February 20, 2008

Re: Glanbia Foods PTC Modification

We Are Sending You:

Method of shipment: Hand Delivered

☒ Attached

Under separate cover via

Shop Drawings

☒

Documents

Tracings

Prints

Specifications

Catalogs

Copy of letter

☒

Other: Permit Fee

Quantity	Description
1	Permit-To-Construct Permit Modification, Glanbia Foods, Feb. 2008
1	Check #1110015920, \$1000.00, Glanbia Foods

If the material received is not as listed, please notify us at once.

Copy To:

Todd Hughes, Glanbia Foods

DE/AFS/SF

RECEIVED

FEB 20 2008

DEPARTMENT OF ENVIRONMENTAL QUALITY
STATE A Q PROGRAM

Permit-To-Construct Permit Modification/Application Glanbia Foods, Inc.

Prepared for
Glanbia Foods, Inc.

February 2008

CH2MHILL

Contents

Section	Page
Contents	ii
1.0 Introduction	3
2.0 Process Description	4
3.0 Emissions Estimates	4
3.1 Process Equipment	5
4.0 Facility Classification	5
5.0 Dispersion Modeling	5
6.0 Applicable Requirements	6
Federal Regulations	6
IDAPA Regulations	6

Figure

Figure 1 – Scaled Site Plan

Appendixes

- A Process Flow Diagrams
- B IDEQ PTC Application Forms
- C Emissions Estimates
- D Air Dispersion Modeling Protocol/IDEQ Approval Letter
- E Manufacturer Information
- F Modeling Results

1.0 Introduction

Glanbia Foods, Inc. (Glanbia) operates a cheese and whey manufacturing facility located at 1728 South 2300 East, Gooding, Idaho. The facility covers approximately 500 acres of land located about 3.7 miles east of Gooding, Idaho in an attainment area for all criteria pollutants.

Glanbia is requesting a permit modification from the Idaho Department of Environmental Quality (IDEQ) for Permit-To-Construct (PTC), permit number P-2007.0052, currently issued to the Gooding facility. Specifically, Glanbia is proposing to upgrade their lactose production line with new process equipment and install a new WPC bagging line. The only regulated pollutant that needs to be evaluated for this permit modification is particulate matter less than 10 microns in diameter (PM_{10}). There are seven new emission points proposed with the equipment upgrade of the lactose production line and new WPC bagging line. They include:

- **Drying Process** – (1) A new primary dryer will replace the current delumper. The primary dryer will be steam heated. The primary dryer will contain a new baghouse system to replace the existing scrubber. (2) A secondary fluidized bed dryer will replace the existing dryer. The fluidized bed dryer will also be steam heated. The fluidized bed utilizes a baghouse for product recovery.
- **Milling Process** – (3) Lactose product recovered from the drying process is directed to a receiving baghouse. The lactose product recovered from the receiving baghouse is either routed to the existing Bauermeister Mill or a new Powder Mill.
- **Powder Handling** – (4) The two existing lactose powder bins will no longer exhaust into the facility but will be reconfigured to exhaust to the atmosphere with the addition of one new powder bin. Therefore, one stack will be configured to combine the exhaust streams of three lactose powder bins. (5) The two existing surge hoppers will no longer exhaust into the facility but will be reconfigured to exhaust to the atmosphere. Therefore, one stack will be configured to combine the exhaust streams of two existing surge hoppers.
- **WPC Bagging Line (2 emission points)** – A new WPC bagging line is proposed to handle the WPC bulk storage from the existing WPC filling station. This will involve two new emission points. (6) A new WPC surge hopper will vent to the atmosphere; and (7) a new nuisance baghouse on the end of the WPC bagging line.

A scaled plot plan with stack locations is provided in Figure 1.

Glanbia is also requesting that the permit language in permit condition 4.10 (P-2007.0052, modified August 22, 2007) that cites “annual compliance certification” be removed. This is permit language that only Tier I permit holders received which is not applicable to this facility.

Additionally, Glanbia is requesting to remove the operating, monitoring, recordkeeping, reporting requirements for the scrubber operation because the scrubber will be taken out of service and replaced within six months of the completion of the previous lactose production

upgrade. Therefore, Glanbia is requesting to remove permit conditions 4.5 through 4.9 (P-2007.0052, modified August 22, 2007).

A pre-permit application meeting about this project was held with IDEQ on January 11, 2008.

An application fee has been included with the application submittal in accordance with IDAPA 58.01.01.226.

2.0 Process Description

The Glanbia Gooding facility produces whey powder from the lactose production line. Lactose whey is produced through a multi-step process starting from evaporation of raw milk into crystallizers to a series of refiners before entering a drying cycle. A primary dryer utilizes steam heat to carry lactose particles to a cyclone. Lactose particles are discharged from the cyclone to a fluidized bed dryer for final drying. Fine lactose particles are carried in the airstreams from the primary and fluidized bed dryers to their corresponding baghouses and the mill receiving baghouse for product recovery. Most of the lactose particles are discharged from the fluidized bed to a conveying line for transport to lactose powder bins. Lactose whey is temporarily stored in the powder bins and eventually is transferred through a surge hopper to the lactose bagging line where the finished product is received for packaging. A relatively small amount of fine whey particulate matter will emit to the atmosphere through the new baghouses associated with the lactose powder bins and surge hopper.

A new dedicated WPC bagging line will allow finished WPC to be packaged more efficiently. Dried WPC is transferred to WPC powder bins. (The WPC powder bins are enclosed within the building.) Finished WPC is transferred from the WPC powder bins to the new WPC bagging line. The WPC process line and Lactose process line will utilize the same piping and feed system for bulk packaging.

There are no changes proposed for any of the fuel combustion sources for this permit modification.

Process flow diagrams for the lactose line upgrade and WPC bagging line addition are provided in Appendix A. IDEQ permit application forms are provided for the new lactose line and WPC bagging line equipment in Appendix B.

3.0 Emissions Estimates

PM₁₀ emission calculations have been prepared for seven new baghouses (5 with the Lactose Process Line and 2 with the new WPC bagging line) associated with a net increase in lactose whey and WPC from equipment upgrades. As mentioned in the introduction, PM₁₀ is the only regulated pollutant affected by the equipment upgrades. Potential-to-emit (PTE) calculations are based on manufacturer powder ratings and baghouse efficiencies for the Lactose process line and manufacturer grain loading for the WPC bagging line. Emission calculations are provided in Appendix C.

There are no toxic air pollutants emitted as a result of the equipment upgrades.

3.1 Process Equipment

IDEQ has previously determined that the lactose receiving baghouse is considered process equipment. The lactose receiving baghouse is used by the Bauermister Mill to recover dried whey product. This process could not operate without the baghouse because removing it would result in total loss of product.

This same determination is being proposed for the seven new baghouses included in this permit modification. The primary objective is to package whey product so the goal is to maximize collection efficiency and recover as much of the whey product as possible. Therefore, Glanbia is requesting no emission limits for any of the baghouses.

4.0 Facility Classification

The Gooding facility is classified as a minor facility because its PTE is less than major source thresholds without requiring PTE limits. The facility is not a designated facility as defined in IDAPA 58.01.01.006.26. The facility is not a major source as defined in IDAPA 58.01.01.008.10.

The facility is located in Gooding County which is classified as unclassifiable for PM₁₀ as well as all other regulated criteria pollutants.

5.0 Dispersion Modeling

An air dispersion modeling protocol was prepared by CH2M HILL and submitted to IDEQ via e-mail on January 14, 2008. CH2M HILL updated the modeling protocol based on new stack parameter information and submitted a revised protocol to IDEQ on January 22, 2008. IDEQ conditionally approved the modeling protocol on January 30, 2008. A hardcopy of the air dispersion modeling protocol and IDEQ protocol approval letter are included in Appendix D.

The source parameters and modeling assumptions are identified within the modeling protocol. Stack parameters are derived from manufacturer specifications (NIRO, Bay Area Filtration, and Donaldson). Manufacturer supplied baghouse efficiencies were supplied by Bay Area Filtration for the Lactose line and grain loading information was supplied by Donaldson for the WPC baghouses. Furthermore, information was supplied by these vendors via e-mail to obtain typical baghouse temperatures and average flow rates (based on fan curve data). In addition, baghouse powder rates were supplied by each manufacturer. Manufacturer supplied information is provided in Appendix E.

Ambient air is defined as the perimeter fenceline covering approximately two-thirds of the site to the west, north, and parts of the east and south. The property boundary that is not fenced on the southern and eastern ends is identified with no trespassing signs. No trespassing signs are evenly distributed at approximately 200 feet intervals along the unfenced perimeter.

A PM₁₀ emission estimate increase differential was evaluated for seven baghouses and the removal of the Lactose scrubber. A preliminary modeling analysis was performed based on the increase in PM₁₀ emissions from the seven new baghouses and negative PM₁₀ emissions

from removal of the Lactose scrubber. The preliminary modeling impacts of PM₁₀ were above the significant contribution levels. Therefore, a more refined modeling assessment was performed to evaluate the facility-wide impacts of PM₁₀ against the National Ambient Air Quality Standards (NAAQS).

The PM₁₀ facility-wide evaluation included the sources listed in Table 2 and Table 4 of the DEQ approved modeling protocol. The three natural gas roof-mounted heaters listed in Table 4 of the protocol were combined into one volume source for modeling purposes.

Appendix F summarizes the modeling results in comparison to the PM₁₀ NAAQS. The modeled maximum PM₁₀ concentration results were added to the background concentration for each pollutant and averaging period to determine the overall maximum concentration. Background concentrations used in this refined modeling analysis were provided by Kevin Schilling, IDEQ, within the approved protocol dated January 30, 2008. The overall maximum concentrations for each pollutant and averaging period were less than the regulatory standards. Therefore, no additional analysis is required.

6.0 Applicable Requirements

A regulatory analysis was performed for the Gooding facility to determine the applicability of the state and federal air quality regulations. The regulatory applicability determinations are included in this section.

The following sections address air quality regulatory compliance requirements for the Gooding facility. As detailed below, the source will comply with all applicable Idaho air quality regulations codified in IDAPA 58.01.01, as well as applicable EPA Code of Federal Regulations (CFR).

Federal Regulations

No federal regulations are applicable to this lactose whey production increase or lactose scrubber.

IDAPA Regulations

IDAPA 58.01.01.123

CERTIFICATION OF DOCUMENTS

"All documents, including but not limited to, application forms for permits to construct, application forms for operating permits, progress reports, records, monitoring data, supporting information, requests for confidential treatment, testing reports or compliance certifications submitted to the Department shall contain a certification by a responsible official. The certification shall state that, based on information and belief formed after reasonable inquiry, the statements and information in the document are true, accurate, and complete."

IDAPA 58.01.01.124

TRUTH, ACCURACY AND COMPLETENESS OF DOCUMENTS.

"All documents submitted to the Department shall be truthful, accurate and complete."

IDAPA 58.01.01.125

FALSE STATEMENTS

"No person shall knowingly make any false statement, representation, or certification in any form, notice, or report required under any permit, or any applicable rule or order in force pursuant thereto."

IDAPA 58.01.01.130

STARTUP, SHUTDOWN, SCHEDULED MAINTENANCE, SAFETY MEASURES, UPSET AND BREAKDOWN.

1. Primary Dryer Baghouse
2. Fluidized Bed Dryer Baghouse
3. Mill Receiving Baghouse
4. Powder Bin Baghouse
5. Lactose Surge Hopper Baghouse
6. WPC Surge Hopper Baghouse
7. WPC Nuisance Baghouse

If an excess emission event occurs during startup, shutdown, scheduled maintenance, safety measures, upset or breakdown, Glanbia will comply with IDAPA 58.01.01.130 through 58.01.01.136.

IDAPA 58.01.01.156

TOTAL COMPLIANCE

"Where more than one (1) section of these rules applies to a particular situation, all such rules must be met for total compliance, unless otherwise provided for in these rules."

IDAPA 58.01.01.157

TEST METHODS AND PROCEDURES

1. Primary Dryer Baghouse
2. Fluidized Bed Dryer Baghouse
3. Mill Receiving Baghouse
4. Powder Bin Baghouse
5. Lactose Surge Hopper Baghouse
6. WPC Surge Hopper Baghouse
7. WPC Nuisance Baghouse

If an emission test is required, Glanbia will adhere to procedures outlined in IDAPA 58.01.01.157.

IDAPA 58.01.01.161

TOXIC SUBSTANCES

"Any contaminant which is by its nature toxic to human or animal life or vegetation shall not be emitted in such quantities or concentrations as to alone, or in combination with other contaminants, injure or unreasonably affect human or animal life or vegetation."

No increase in toxic emission estimates is associated with the addition of the new lactose equipment and new WPC bagging line.

IDAPA 58.01.01.200

PROCEDURES AND REQUIREMENTS FOR PERMITS TO CONSTRUCT

1. Primary Dryer Baghouse
2. Fluidized Bed Dryer Baghouse
3. Mill Receiving Baghouse
4. Powder Bin Baghouse
5. Lactose Surge Hopper Baghouse
6. WPC Surge Hopper Baghouse
7. WPC Nuisance Baghouse

Glanbia will follow the procedures and requirements outlined under IDAPA 58.01.01.200 for obtaining a PTC.

IDAPA 58.01.01.210

DEMONSTRATION OF PRECONSTRUCTION COMPLIANCE WITH TOXIC STANDARDS

"In accordance with Subsection 203.03, the applicant shall demonstrate pre-construction compliance with Section 161 to the satisfaction of the Department. The accuracy, completeness, execution and results of the demonstration are all subject to review and approval by the Department."

No increase in toxic emission estimates is associated with the addition of the new lactose equipment and new WPC bagging line.

IDAPA 58.01.01.300

PROCEDURES AND REQUIREMENTS FOR TIER I OPERATING PERMITS

"The purposes of Sections 300 through 399 are to establish requirements and procedures for the issuance of Tier I operating permits."

Not applicable – facility classified as minor source.

IDAPA 58.01.01.577

**AMBIENT AIR QUALITY STANDARDS FOR SPECIFIC AIR POLLUTANTS
(PM-10, SO_x, NO_x, CO, Pb)**

IDAPA 58.01.01.577.01

PM-10 Standards

1. Primary Dryer Baghouse
2. Fluidized Bed Dryer Baghouse
3. Mill Receiving Baghouse
4. Powder Bin Baghouse
5. Lactose Surge Hopper Baghouse
6. WPC Surge Hopper Baghouse
7. WPC Nuisance Baghouse

IDAPA 58.01.01.577.01.a

Primary and Secondary Standards

IDAPA 58.01.01.577.01.a.i

Annual Standard

"Fifty (50) micrograms per cubic meter, as an annual arithmetic mean -- never expected to be exceeded in any calendar year."

IDAPA 58.01.01.577.01.a.ii 24-hr Standard

"One hundred fifty (150) micrograms per cubic meter as a maximum twenty-four (24) hour concentration -- never expected to be exceeded more than once in any calendar year."

IDAPA 58.01.01.578

DESIGNATION OF ATTAINMENT, UNCLASSIFIABLE, AND NONATTAINMENT AREAS

The proposed site for the stationary sources, Gooding County, is in an attainment or unclassifiable area for NO_x, CO, SO_x, ozone, lead, and PM₁₀.

IDAPA 58.01.01.590

NEW SOURCE PERFORMANCE STANDARDS

The proposed sources are not subject to 40 CFR Part 60.

IDAPA 58.01.01.591

NATIONAL EMISSION STANDARDS FOR HAZARDOUS AIR POLLUTANTS

The proposed sources are not regulated under 40 CFR Part 61 and 40 CFR Part 63.

IDAPA 58.01.01.625

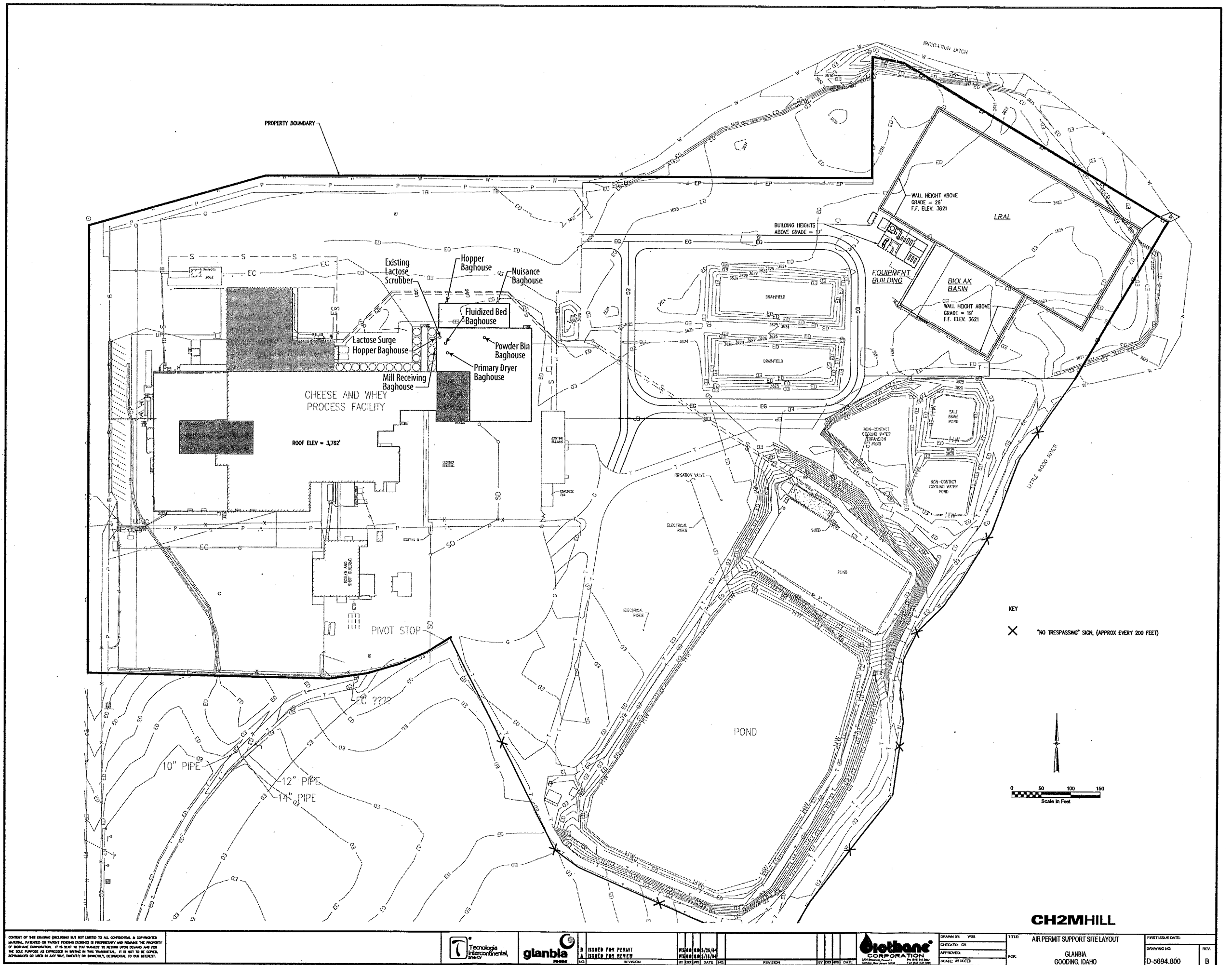
VISIBLE EMISSIONS

1. Primary Dryer Baghouse
2. Fluidized Bed Dryer Baghouse
3. Mill Receiving Baghouse
4. Powder Bin Baghouse
5. Lactose Surge Hopper Baghouse
6. WPC Surge Hopper Baghouse
7. WPC Nuisance Baghouse

"A person shall not discharge any air pollutant into the atmosphere from any point of emission for a period or periods aggregating more than three (3) minutes in any sixty (60) minute period which is greater than twenty percent (20%) opacity as determined by this section."

It is proposed that the facility will conduct a weekly inspection of each new baghouse to ensure its proper operation.

Figure 1
Scaled Plot Plan



CONTENT OF THIS DRAWING INCLUDES BUT NOT LIMITED TO ALL CONSTRUCTION & COPYRIGHTED MATERIAL, PATENTED OR PAYMENT PENDING DESIGN IS PROPRIETARY AND REMAINS THE PROPERTY OF BIOETHANE CORPORATION. IT IS NOT TO BE REPRODUCED OR TRANSMITTED IN ANY FORM OR BY ANY MEANS, ELECTRONIC OR MECHANICAL, INCLUDING PHOTOCOPYING, RECORDING, OR BY ANY INFORMATION STORAGE AND RETRIEVAL SYSTEM, WITHOUT THE WRITTEN PERMISSION OF BIOETHANE CORPORATION. IT IS NOT TO BE COPIED, REPRODUCED OR USED IN ANY WAY, DIRECTLY OR INDIRECTLY, DETRIMENTAL TO OUR INTEREST.



ISSUED FOR PERMIT
ISSUED FOR REVIEW

11/24/2015/11/24
11/24/2015/11/24

REVISION

BY (JOB #) DATE (JOB #)



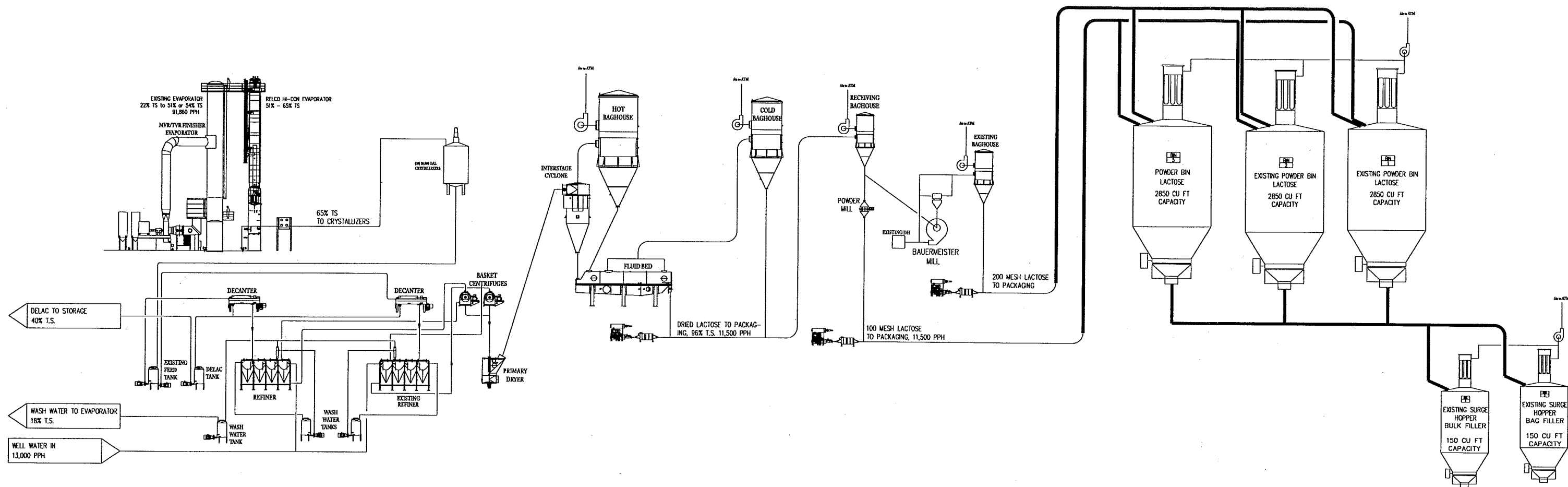
DRAWN BY: WBS
CHECKED: GR
APPROVED:
SCALE: AS NOTED

TITLE: AR PERMIT SUPPORT SITE LAYOUT
FOR: GLANBIA GOODING, IDAHO

FIRST ISSUE DATE:
DRAWING NO.:
REV.:

D-5694.800
B


Appendix A
Process Flow Diagrams

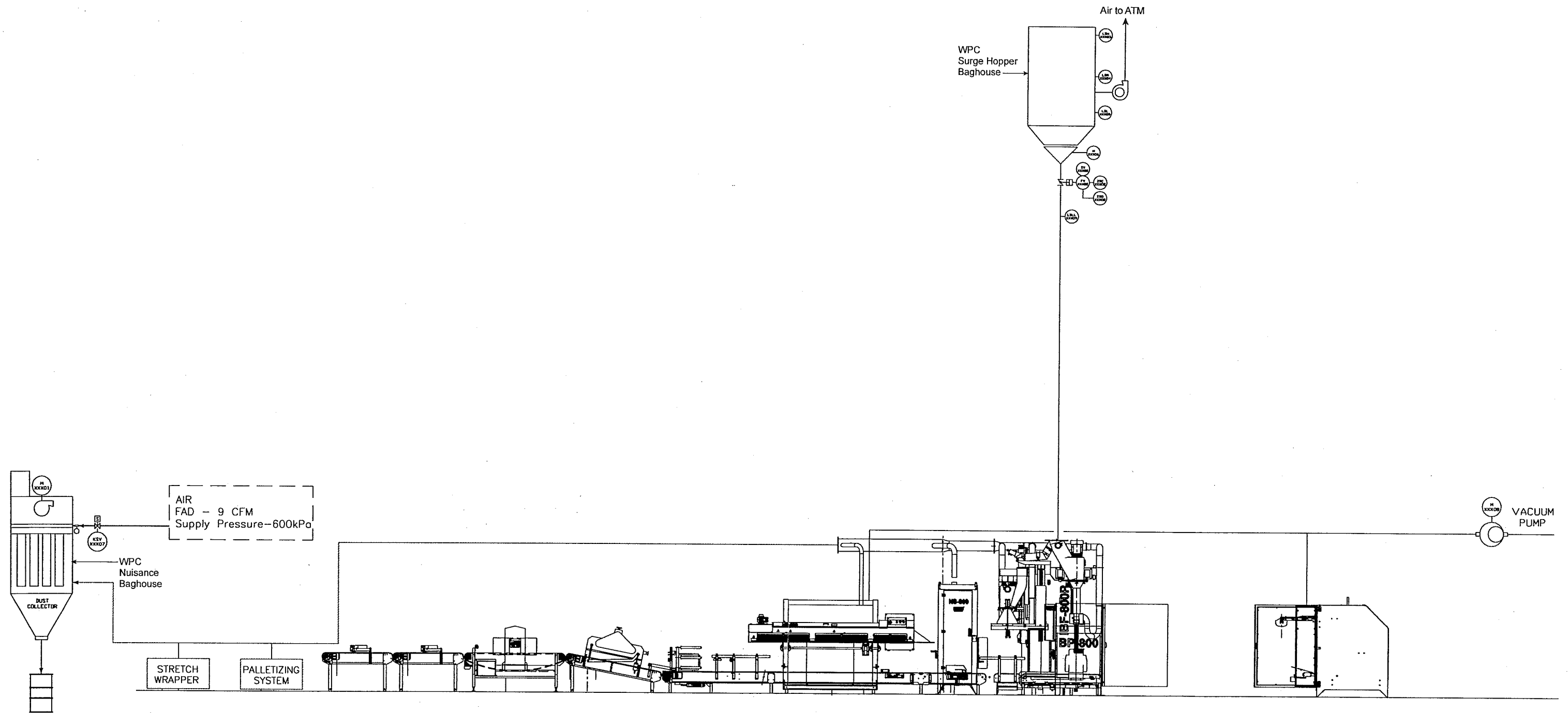


PRELIMINARY

SYMBOLS FOR SCOPE OF SUPPLY

- ◆ RELCO SUPPLIED
- ◇ SUPPLIED BY OTHERS/ OR EXISTING
- ◆ SUPPLIED BY RELCO
- ◇ SUPPLIED BY OTHERS/ OR EXISTING
- REFERENCE RELCO P & I SYMBOLS/LEGENDS
- = NEW RELCO EQUIPMENT & PIPING

A 10-26-07 GMR KLH		EQUIPMENT IDENTIFICATION & COLOR CODING RELCO SUPPLIED COMPONENTS	
REV	DATE	DRAWN BY	APPROVED BY
DESCRIPTION		REVISIONS	
KELLER LACTOSE DRYING SYSTEM (KLDS) BLOCK DIAGRAM		CUSTOMER: GLANBIA FOODS GOODING, ID	
 RELCO DAIRY & FOOD PROCESS PLANT TECHNOLOGY 2281 3RD AVE SW - PO BOX 1689 - WILLMAR, MN 56201			
NOTICE: RELCO CLAIMS PROPRIETARY RIGHTS TO THE INFORMATION DISCLOSED ON THIS DRAWING AND IT MAY NOT BE USED, REPRODUCED, OR COPIED WITHOUT WRITTEN PERMISSION FROM RELCO. THE INFORMATION MAY NOT BE USED DIRECTLY OR INDIRECTLY IN ANY WAY DETRIMENTAL TO OUR INTERESTS.		TOLERANCE BLOCK FRAC. ±1/16" X.XX ±.12" X.XXX ±.062" HOLES ±.031" ANGLES ±1/2"	
UNIT NO.	DWG. NO.	SHEET NO.	
01	20-7606-01-01	01	



**WPC BAGGING LINE
PROCESS FLOW DIAGRAM**
GLANBIA FOODS, INC.
GOODING, ID

DATE	DESCRIPTION	DESIGNED BY	CHECKED BY	APPROVED BY	DATE	REV
07/27/91	P&I DIAGRAM BF 600P BAGGING LINE					0

GEA
 1800 L.L.C.
 CO., INC.
 2100 S. 1000 E.
 TULSA, OK 74112-1000
 PHONE (413) 887-2100
 FAX (413) 887-2100
 1800 L.L.C.
 2100 S. 1000 E.
 TULSA, OK 74112-1000
 PHONE (413) 887-2100
 FAX (413) 887-2100

Appendix B
IDEQ PTC Application Forms



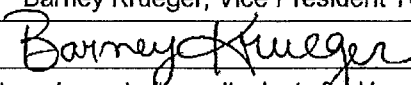
DEQ AIR QUALITY PROGRAM
1410 N. Hilton, Boise, ID 83706
For assistance, call the
Air Permit Hotline – 1-877-5PERMIT

PERMIT TO CONSTRUCT APPLICATION

Revision 2
02/13/07

Please see instructions on page 2 before filling out the form.

All information is required. If information is missing, the application will not be processed.

IDENTIFICATION	
1. Company Name	Glanbia Foods, Inc.
2. Facility Name (if different than #1)	Glanbia Foods, Gooding Facility
3. Facility I.D. No.	047-00008
4. Brief Project Description:	
FACILITY INFORMATION	
5. Owned/operated by: (✓ if applicable)	<input type="checkbox"/> Federal government <input type="checkbox"/> County government <input type="checkbox"/> State government <input type="checkbox"/> City government
6. Primary Facility Permit Contact Person/Title	Todd Hughes, Environmental Manager
7. Telephone Number and Email Address	(208) 934-9835 thughes@glanbiausa.com
8. Alternate Facility Contact Person/Title	Doug Pettinger, Environmental Director
9. Telephone Number and Email Address	dpettinger@glanbiausa.com
10. Address to which permit should be sent	1728 South 2300 East
11. City/State/Zip	Gooding, Idaho 83330
12. Equipment Location Address (if different than #9)	
13. City/State/Zip	
14. Is the Equipment Portable?	<input type="checkbox"/> Yes <input checked="" type="checkbox"/> No
15. SIC Code(s) and NAISC Code	Primary SIC: 3023 Secondary SIC (if any): NAICS: 311514
16. Brief Business Description and Principal Product	Cheese and Whey Processing
17. Identify any adjacent or contiguous facility that this company owns and/or operates	
PERMIT APPLICATION TYPE	
18. Specify Reason for Application	<input type="checkbox"/> New Facility <input type="checkbox"/> New Source at Existing Facility <input checked="" type="checkbox"/> Modify Existing Source: Permit No.: P-2007.0052 Date Issued: 3/23/07 <input type="checkbox"/> Unpermitted Existing Source: <input type="checkbox"/> Required by Enforcement Action: Case No.:
CERTIFICATION	
IN ACCORDANCE WITH IDAPA 58.01.01.123 (RULES FOR THE CONTROL OF AIR POLLUTION IN IDAHO), I CERTIFY BASED ON INFORMATION AND BELIEF FORMED AFTER REASONABLE INQUIRY, THE STATEMENTS AND INFORMATION IN THE DOCUMENT ARE TRUE, ACCURATE, AND COMPLETE.	
19. Responsible Official's Name/Title	Barney Krueger, Vice President Technical Services
20. RESPONSIBLE OFFICIAL SIGNATURE	
21. <input checked="" type="checkbox"/> Check here to indicate you would like to review a draft permit prior to final issuance.	Date: 2-8-2008



DEQ AIR QUALITY PROGRAM
 1410 N. Hilton, Boise, ID 83706
 For assistance, call the
Air Permit Hotline – 1-877-5PERMIT

PERMIT TO CONSTRUCT APPLICATION

Revision 2
 02/13/07

Please see instructions on page 2 before filling out the form.

COMPANY NAME, FACILITY NAME, AND FACILITY ID NUMBER

1. Company Name	Glanbia Foods, Inc.		
2. Facility Name	Glanbia Foods, Gooding Facility	3. Facility ID No.	047-00008
4. Brief Project Description - One sentence or less	Lactose Line Equipment Upgrade and New WPC Bagging Line		

PERMIT APPLICATION TYPE

5. <input type="checkbox"/> New Facility	<input type="checkbox"/> New Source at Existing Facility	<input type="checkbox"/> Unpermitted Existing Source
<input checked="" type="checkbox"/> Modify Existing Source: Permit No.: <u>P-2007.0052</u> Date Issued: <u>3/23/07</u>		
<input type="checkbox"/> Required by Enforcement Action: Case No.:		
6. <input checked="" type="checkbox"/> Minor PTC	<input type="checkbox"/> Major PTC	

FORMS INCLUDED

Include d	N/A	Forms	DEQ Verify
<input checked="" type="checkbox"/>	<input type="checkbox"/>	Form GI – Facility Information	<input type="checkbox"/>
<input checked="" type="checkbox"/>	<input type="checkbox"/>	Form EU0 – Emissions Units General	<input type="checkbox"/>
<input type="checkbox"/>	<input checked="" type="checkbox"/>	Form EU1 - Industrial Engine Information Please Specify number of forms attached: _____	<input type="checkbox"/>
<input type="checkbox"/>	<input checked="" type="checkbox"/>	Form EU2 - Nonmetallic Mineral Processing Plants Please Specify number of forms attached: _____	<input type="checkbox"/>
<input type="checkbox"/>	<input checked="" type="checkbox"/>	Form EU3 - Spray Paint Booth Information Please Specify number of forms attached: _____	<input type="checkbox"/>
<input type="checkbox"/>	<input checked="" type="checkbox"/>	Form EU4 - Cooling Tower Information Please Specify number of forms attached: _____	<input type="checkbox"/>
<input type="checkbox"/>	<input checked="" type="checkbox"/>	Form EU5 – Boiler Information Please Specify number of forms attached: _____	<input type="checkbox"/>
<input type="checkbox"/>	<input checked="" type="checkbox"/>	Form HMAP – Hot Mix Asphalt Plant Please Specify number of forms attached: _____	<input type="checkbox"/>
<input type="checkbox"/>	<input checked="" type="checkbox"/>	Form CBP - Concrete Batch Plant Please Specify number of forms attached: _____	<input type="checkbox"/>
<input checked="" type="checkbox"/>	<input type="checkbox"/>	Form BCE - Baghouses Control Equipment	<input type="checkbox"/>
<input type="checkbox"/>	<input checked="" type="checkbox"/>	Form SCE - Scrubbers Control Equipment	<input type="checkbox"/>
<input checked="" type="checkbox"/>	<input type="checkbox"/>	Forms EI-CP1 - EI-CP4 - Emissions Inventory– criteria pollutants (Excel workbook, all 4 worksheets)	<input type="checkbox"/>
<input checked="" type="checkbox"/>	<input type="checkbox"/>	PP – Plot Plan	<input type="checkbox"/>
<input checked="" type="checkbox"/>	<input type="checkbox"/>	Forms MI1 – MI4 – Modeling (Excel workbook, all 4 worksheets)	<input type="checkbox"/>
<input checked="" type="checkbox"/>	<input type="checkbox"/>	Form FRA – Federal Regulation Applicability	<input type="checkbox"/>

DEQ USE ONLY

Date Received

2/20/08

Project Number

Payment / Fees Included?

Yes ☒ No ☐

Check Number

1110015920



DEQ AIR QUALITY PROGRAM
1410 N. Hilton, Boise, ID 83706
For assistance, call the
Air Permit Hotline – 1-877-5PERMIT

PERMIT TO CONSTRUCT APPLICATION

Revision 2
02/14/07

Please see instructions on page 2 before filling out the form.

IDENTIFICATION		
Company Name: Glanbia Foods, Inc.	Facility Name: Glanbia Foods - Gooding Facility	Facility ID No: 047-00008
Brief Project Description: Lactose Line Equipment Upgrade and New WPC Bagging Line		
APPLICABILITY DETERMINATION		
1. Will this project be subject to 1990 CAA Section 112(g)? (Case-by-Case MACT)	<input checked="" type="checkbox"/> NO	<input type="checkbox"/> YES* * If YES then applicant must submit an application for a case-by-case MACT determination [IAC 567 22-1(3)"b" (8)]
2. Will this project be subject to a New Source Performance Standard? (40 CFR part 60)	<input checked="" type="checkbox"/> NO	<input type="checkbox"/> YES* *If YES please identify sub-part: _____
3. Will this project be subject to a MACT (<u>M</u> aximum <u>A</u> chievable <u>C</u> ontrol <u>T</u> echnology) regulation? (40 CFR part 63)	<input checked="" type="checkbox"/> NO	<input type="checkbox"/> YES* *If YES please identify sub-part: _____
THIS ONLY APPLIES IF THE PROJECT EMITS A HAZARDOUS AIR POLLUTANT		
4. Will this project be subject to a NESHAP (<u>N</u> ational <u>E</u> mission <u>S</u> tandards for <u>H</u> azardous <u>A</u> ir <u>P</u> ollutants) regulation? (40 CFR part 61)	<input checked="" type="checkbox"/> NO	<input type="checkbox"/> YES* *If YES please identify sub-part: _____
5. Will this project be subject to PSD (<u>P</u> revention of <u>S</u> ignificant <u>D</u> eterioration)? (40 CFR section 52.21)	<input checked="" type="checkbox"/> NO	<input type="checkbox"/> YES
6. Was netting done for this project to avoid PSD?	<input checked="" type="checkbox"/> NO	<input type="checkbox"/> YES* *If YES please attach netting calculations
IF YOU ARE UNSURE HOW TO ANSWER ANY OF THESE QUESTIONS, CALL THE AIR PERMIT HOTLINE AT 1-877-5PERMIT		



DEQ AIR QUALITY PROGRAM
1410 N. Hilton, Boise, ID 83706
For assistance, call the
Air Permit Hotline – 1-877-5PERMIT

Baghouses Control Equipment Form BCE

PERMIT TO CONSTRUCT APPLICATION

Revision 2
02/13/07

Please see instructions on page 3 before filling out the form.

IDENTIFICATION										
Company Name: Glanbia Foods, Inc.				Facility Name: Glanbia Foods, Gooding Facility				Facility ID #: 047-00008		
Brief Project Description:										
IDENTIFICATION				BAGHOUSE			BAGS			
1.	2.	3.	4.	5.	6.	7.	8.	9.	10.	11.
Emission Unit	EU ID No.	CE ID No.	Stack ID No.	Baghouse Manufacturer	Baghouse Model No.	Type	Type	Size (Dia x Ht)	No. of Bags	Air to Cloth
Primary Dryer Baghouse	BH-03		PDRY BH	Niro, Inc						
Fluidized Bed Baghouse	BH-04		FBED BH	Niro, Inc						
Mill Receiving Baghouse	BH-05		MREC BH	Niro, Inc						
Powder Bin Baghouse	BH-06		PBINB H	Niro, Inc						
Lactose Surge Hopper Baghouse	BH-07		LACH OPBH	Niro, Inc						



DEQ AIR QUALITY PROGRAM
1410 N. Hilton, Boise, ID 83706
For assistance, call the
Air Permit Hotline – 1-877-5PERMIT

PERMIT TO CONSTRUCT APPLICATION

Revision 2
02/14/07

Please see instructions on page 2 before filling out the form.

IDENTIFICATION

Company Name: Glanbia Foods, Inc.	Facility Name: Glanbia Foods, Gooding Facility	Facility ID No: 047-00008
Brief Project Description:		Lactose Line Equipment Upgrade and New WPC Bagging Line

EMISSIONS UNIT (PROCESS) IDENTIFICATION & DESCRIPTION

1. Emissions Unit (EU) Name:	LACTOSE PRIMARY DRYER BAGHOUSE		
2. EU ID Number:	BH-03		
3. EU Type:	<input type="checkbox"/> New Source <input type="checkbox"/> Unpermitted Existing Source <input checked="" type="checkbox"/> Modification to a Permitted Source -- Previous Permit #: P-2007.0052 Date Issued: 3/23/07		
4. Manufacturer:	NIRO, INC (BAY AREA FILTRATION).		
5. Model:			
6. Maximum Capacity:			
7. Date of Construction:	MAY 2008		
8. Date of Modification (if any)			
9. Is this a Controlled Emission Unit?	<input checked="" type="checkbox"/> No <input type="checkbox"/> Yes If Yes, Complete the following section. If No, go to line 18.		

EMISSIONS CONTROL EQUIPMENT

10. Control Equipment Name and ID:						
11. Date of Installation:			12. Date of Modification (if any):			
13. Manufacturer and Model Number:						
14. ID(s) of Emission Unit Controlled:						
15. Is operating schedule different than emission units(s) involved?:	<input type="checkbox"/> Yes <input type="checkbox"/> No					
16. Does the manufacturer guarantee the control efficiency of the control equipment?	<input checked="" type="checkbox"/> Yes <input type="checkbox"/> No (If yes, attach and label manufacturer guarantee)					
	Pollutant Controlled					
	PM	PM10	SO ₂	NO _x	VOC	CO
Control Efficiency	99.99%					

17. If manufacturer's data is not available, attach a separate sheet of paper to provide the control equipment design specifications and performance data to support the above mentioned control efficiency.

EMISSION UNIT OPERATING SCHEDULE (hours/day, hours/year, or other)

18. Actual Operation	8760 HRS/YEAR
19. Maximum Operation	8760 HRS/YEAR

REQUESTED LIMITS

20. Are you requesting any permit limits?	<input type="checkbox"/> Yes <input checked="" type="checkbox"/> No (If Yes, check all that apply below)
<input type="checkbox"/> Operation Hour Limit(s):	
<input type="checkbox"/> Production Limit(s):	
<input type="checkbox"/> Material Usage Limit(s):	
<input type="checkbox"/> Limits Based on Stack Testing	Please attach all relevant stack testing summary reports
<input type="checkbox"/> Other:	
21. Rationale for Requesting the Limit(s):	



DEQ AIR QUALITY PROGRAM
 1410 N. Hilton, Boise, ID 83706
 For assistance, call the
Air Permit Hotline – 1-877-5PERMIT

PERMIT TO CONSTRUCT APPLICATION

Revision 2
 02/14/07

Please see instructions on page 2 before filling out the form.

IDENTIFICATION

Company Name: Glanbia Foods, Inc.	Facility Name: Glanbia Foods, Gooding Facility	Facility ID No: 047-00008
Brief Project Description:		Lactose Line Equipment Upgrade and New WPC Bagging Line

EMISSIONS UNIT (PROCESS) IDENTIFICATION & DESCRIPTION

1. Emissions Unit (EU) Name:	LACTOSE FLUIDIZED BED BAGHOUSE		
2. EU ID Number:	BH-04		
3. EU Type:	<input type="checkbox"/> New Source <input type="checkbox"/> Unpermitted Existing Source <input checked="" type="checkbox"/> Modification to a Permitted Source -- Previous Permit #: P-2007.0052 Date Issued: 3/23/07		
4. Manufacturer:	NIRO, INC (BAY AREA FILTRATION).		
5. Model:			
6. Maximum Capacity:			
7. Date of Construction:	MAY 2008		
8. Date of Modification (if any)			
9. Is this a Controlled Emission Unit?	<input checked="" type="checkbox"/> No <input type="checkbox"/> Yes If Yes, Complete the following section. If No, go to line 18.		

EMISSIONS CONTROL EQUIPMENT

10. Control Equipment Name and ID:						
11. Date of Installation:		12. Date of Modification (if any):				
13. Manufacturer and Model Number:						
14. ID(s) of Emission Unit Controlled:						
15. Is operating schedule different than emission units(s) involved?:	<input type="checkbox"/> Yes <input type="checkbox"/> No					
16. Does the manufacturer guarantee the control efficiency of the control equipment?	<input checked="" type="checkbox"/> Yes <input type="checkbox"/> No (If yes, attach and label manufacturer guarantee)					
	Pollutant Controlled					
	PM	PM10	SO ₂	NOx	VOC	CO
Control Efficiency	99.99%					

17. If manufacturer's data is not available, attach a separate sheet of paper to provide the control equipment design specifications and performance data to support the above mentioned control efficiency.

EMISSION UNIT OPERATING SCHEDULE (hours/day, hours/year, or other)

18. Actual Operation	8760 HRS/YEAR
19. Maximum Operation	8760 HRS/YEAR

REQUESTED LIMITS

20. Are you requesting any permit limits?	<input type="checkbox"/> Yes <input checked="" type="checkbox"/> No (If Yes, check all that apply below)
<input type="checkbox"/> Operation Hour Limit(s):	
<input type="checkbox"/> Production Limit(s):	
<input type="checkbox"/> Material Usage Limit(s):	
<input type="checkbox"/> Limits Based on Stack Testing	Please attach all relevant stack testing summary reports
<input type="checkbox"/> Other:	
21. Rationale for Requesting the Limit(s):	



DEQ AIR QUALITY PROGRAM
1410 N. Hilton, Boise, ID 83706
For assistance, call the
Air Permit Hotline – 1-877-5PERMIT

PERMIT TO CONSTRUCT APPLICATION

Revision 2
02/14/07

Please see instructions on page 2 before filling out the form.

IDENTIFICATION

Company Name: Glanbia Foods, Inc.	Facility Name: Glanbia Foods, Gooding Facility	Facility ID No: 047-00008
Brief Project Description:	Lactose Line Equipment Upgrade and New WPC Bagging Line	

EMISSIONS UNIT (PROCESS) IDENTIFICATION & DESCRIPTION

1. Emissions Unit (EU) Name:	LACTOSE MILL RECEIVING BAGHOUSE		
2. EU ID Number:	BH-05		
3. EU Type:	<input type="checkbox"/> New Source <input type="checkbox"/> Unpermitted Existing Source <input checked="" type="checkbox"/> Modification to a Permitted Source -- Previous Permit #: P-2007.0052 Date Issued: 3/23/07		
4. Manufacturer:	NIRO, INC (BAY AREA FILTRATION).		
5. Model:			
6. Maximum Capacity:			
7. Date of Construction:	MAY 2008		
8. Date of Modification (if any)			
9. Is this a Controlled Emission Unit?	<input checked="" type="checkbox"/> No <input type="checkbox"/> Yes If Yes, Complete the following section. If No, go to line 18.		

EMISSIONS CONTROL EQUIPMENT

10. Control Equipment Name and ID:						
11. Date of Installation:			12. Date of Modification (if any):			
13. Manufacturer and Model Number:						
14. ID(s) of Emission Unit Controlled:						
15. Is operating schedule different than emission units(s) involved?:	<input type="checkbox"/> Yes <input type="checkbox"/> No					
16. Does the manufacturer guarantee the control efficiency of the control equipment?	<input checked="" type="checkbox"/> Yes <input type="checkbox"/> No (If yes, attach and label manufacturer guarantee)					
	Pollutant Controlled					
	PM	PM10	SO ₂	NO _x	VOC	CO
Control Efficiency	99.99%					

17. If manufacturer's data is not available, attach a separate sheet of paper to provide the control equipment design specifications and performance data to support the above mentioned control efficiency.

EMISSION UNIT OPERATING SCHEDULE (hours/day, hours/year, or other)

18. Actual Operation	8760 HRS/YEAR
19. Maximum Operation	8760 HRS/YEAR

REQUESTED LIMITS

20. Are you requesting any permit limits?	<input type="checkbox"/> Yes <input checked="" type="checkbox"/> No (If Yes, check all that apply below)
<input type="checkbox"/> Operation Hour Limit(s):	
<input type="checkbox"/> Production Limit(s):	
<input type="checkbox"/> Material Usage Limit(s):	
<input type="checkbox"/> Limits Based on Stack Testing	Please attach all relevant stack testing summary reports
<input type="checkbox"/> Other:	
21. Rationale for Requesting the Limit(s):	



DEQ AIR QUALITY PROGRAM
1410 N. Hilton, Boise, ID 83706
For assistance, call the
Air Permit Hotline – 1-877-5PERMIT

PERMIT TO CONSTRUCT APPLICATION

Revision 2
02/14/07

Please see instructions on page 2 before filling out the form.

IDENTIFICATION

Company Name: Glanbia Foods, Inc.	Facility Name: Glanbia Foods, Gooding Facility	Facility ID No: 047-00008
Brief Project Description: Lactose Line Equipment Upgrade and New WPC Bagging Line		

EMISSIONS UNIT (PROCESS) IDENTIFICATION & DESCRIPTION

1. Emissions Unit (EU) Name:	LACTOSE POWDER BIN BAGHOUSE
2. EU ID Number:	BH-06
3. EU Type:	<input type="checkbox"/> New Source <input type="checkbox"/> Unpermitted Existing Source <input checked="" type="checkbox"/> Modification to a Permitted Source -- Previous Permit #: P-2007.0052 Date Issued: 3/23/07
4. Manufacturer:	NIRO, INC (BAY AREA FILTRATION).
5. Model:	
6. Maximum Capacity:	
7. Date of Construction:	MAY 2008
8. Date of Modification (if any)	
9. Is this a Controlled Emission Unit?	<input checked="" type="checkbox"/> No <input type="checkbox"/> Yes If Yes, Complete the following section. If No, go to line 18.

EMISSIONS CONTROL EQUIPMENT

10. Control Equipment Name and ID:						
11. Date of Installation:			12. Date of Modification (if any):			
13. Manufacturer and Model Number:						
14. ID(s) of Emission Unit Controlled:						
15. Is operating schedule different than emission units(s) involved?:	<input type="checkbox"/> Yes <input type="checkbox"/> No					
16. Does the manufacturer guarantee the control efficiency of the control equipment?	<input checked="" type="checkbox"/> Yes <input type="checkbox"/> No (If yes, attach and label manufacturer guarantee)					
	Pollutant Controlled					
	PM	PM10	SO ₂	NOx	VOC	CO
Control Efficiency	99.99%					

17. If manufacturer's data is not available, attach a separate sheet of paper to provide the control equipment design specifications and performance data to support the above mentioned control efficiency.

EMISSION UNIT OPERATING SCHEDULE (hours/day, hours/year, or other)

18. Actual Operation	8760 HRS/YEAR
19. Maximum Operation	8760 HRS/YEAR

REQUESTED LIMITS

20. Are you requesting any permit limits?	<input type="checkbox"/> Yes <input checked="" type="checkbox"/> No (If Yes, check all that apply below)
<input type="checkbox"/> Operation Hour Limit(s):	
<input type="checkbox"/> Production Limit(s):	
<input type="checkbox"/> Material Usage Limit(s):	
<input type="checkbox"/> Limits Based on Stack Testing	Please attach all relevant stack testing summary reports
<input type="checkbox"/> Other:	
21. Rationale for Requesting the Limit(s):	



DEQ AIR QUALITY PROGRAM
1410 N. Hilton, Boise, ID 83706
For assistance, call the
Air Permit Hotline – 1-877-5PERMIT

PERMIT TO CONSTRUCT APPLICATION

Revision 2
02/14/07

Please see instructions on page 2 before filling out the form.

IDENTIFICATION

Company Name: Glanbia Foods, Inc.	Facility Name: Glanbia Foods, Gooding Facility	Facility ID No: 047-00008
Brief Project Description: Lactose Line Equipment Upgrade and New WPC Bagging Line		

EMISSIONS UNIT (PROCESS) IDENTIFICATION & DESCRIPTION

1. Emissions Unit (EU) Name:	LACTOSE SURGE HOPPER BAGHOUSE		
2. EU ID Number:	BH-07		
3. EU Type:	<input type="checkbox"/> New Source <input type="checkbox"/> Unpermitted Existing Source <input checked="" type="checkbox"/> Modification to a Permitted Source -- Previous Permit #: P-2007.0052 Date Issued: 3/23/07		
4. Manufacturer:	NIRO, INC (BAY AREA FILTRATION).		
5. Model:			
6. Maximum Capacity:			
7. Date of Construction:	MAY 2008		
8. Date of Modification (if any)			
9. Is this a Controlled Emission Unit?	<input checked="" type="checkbox"/> No <input type="checkbox"/> Yes If Yes, Complete the following section. If No, go to line 18.		

EMISSIONS CONTROL EQUIPMENT

10. Control Equipment Name and ID:						
11. Date of Installation:			12. Date of Modification (if any):			
13. Manufacturer and Model Number:						
14. ID(s) of Emission Unit Controlled:						
15. Is operating schedule different than emission units(s) involved?:	<input type="checkbox"/> Yes <input type="checkbox"/> No					
16. Does the manufacturer guarantee the control efficiency of the control equipment?	<input checked="" type="checkbox"/> Yes <input type="checkbox"/> No (If yes, attach and label manufacturer guarantee)					
	Pollutant Controlled					
	PM	PM10	SO ₂	NOx	VOC	CO
Control Efficiency	99.99%					

17. If manufacturer's data is not available, attach a separate sheet of paper to provide the control equipment design specifications and performance data to support the above mentioned control efficiency.

EMISSION UNIT OPERATING SCHEDULE (hours/day, hours/year, or other)

18. Actual Operation	8760 HRS/YEAR
19. Maximum Operation	8760 HRS/YEAR

REQUESTED LIMITS

20. Are you requesting any permit limits?	<input type="checkbox"/> Yes <input checked="" type="checkbox"/> No (If Yes, check all that apply below)
<input type="checkbox"/> Operation Hour Limit(s):	
<input type="checkbox"/> Production Limit(s):	
<input type="checkbox"/> Material Usage Limit(s):	
<input type="checkbox"/> Limits Based on Stack Testing	Please attach all relevant stack testing summary reports
<input type="checkbox"/> Other:	
21. Rationale for Requesting the Limit(s):	



IDEQ AIR QUALITY PROGRAM
 1410 N. Hilton, Boise, ID 83706
 For assistance, call the
Air Permit Hotline – 1-877-5PERMIT

PERMIT TO CONSTRUCT APPLICATION

Revision 2
 02/14/07

Please see instructions on page 2 before filling out the form.

IDENTIFICATION

Company Name: Glanbia Foods, Inc.	Facility Name: Glanbia Foods, Gooding Facility	Facility ID No: 047-00008
Brief Project Description: Lactose Line Equipment Upgrade and New WPC Bagging Line		

EMISSIONS UNIT (PROCESS) IDENTIFICATION & DESCRIPTION

1. Emissions Unit (EU) Name:	WPC SURGE HOPPER BAGHOUSE		
2. EU ID Number:	BH-08		
3. EU Type:	<input type="checkbox"/> New Source <input type="checkbox"/> Unpermitted Existing Source <input checked="" type="checkbox"/> Modification to a Permitted Source -- Previous Permit #: P-2007.0052 Date Issued: 3/23/07		
4. Manufacturer:	DONALDSON CO, INC.		
5. Model:	DLMC		
6. Maximum Capacity:			
7. Date of Construction:	MAY 2008		
8. Date of Modification (if any)			
9. Is this a Controlled Emission Unit?	<input checked="" type="checkbox"/> No <input type="checkbox"/> Yes If Yes, Complete the following section. If No, go to line 18.		

EMISSIONS CONTROL EQUIPMENT

10. Control Equipment Name and ID:						
11. Date of Installation:		12. Date of Modification (if any):				
13. Manufacturer and Model Number:						
14. ID(s) of Emission Unit Controlled:						
15. Is operating schedule different than emission units(s) involved?:	<input type="checkbox"/> Yes <input type="checkbox"/> No					
16. Does the manufacturer guarantee the control efficiency of the control equipment?	<input type="checkbox"/> Yes <input type="checkbox"/> No (If yes, attach and label manufacturer guarantee)					
Control Efficiency	Pollutant Controlled					
	PM	PM10	SO ₂	NO _x	VOC	CO

17. If manufacturer's data is not available, attach a separate sheet of paper to provide the control equipment design specifications and performance data to support the above mentioned control efficiency. **GRAIN LOADING GUARANTEE**

EMISSION UNIT OPERATING SCHEDULE (hours/day, hours/year, or other)

18. Actual Operation	8760 HRS/YEAR
19. Maximum Operation	8760 HRS/YEAR

REQUESTED LIMITS

20. Are you requesting any permit limits?	<input type="checkbox"/> Yes <input checked="" type="checkbox"/> No (If Yes, check all that apply below)
<input type="checkbox"/> Operation Hour Limit(s):	
<input type="checkbox"/> Production Limit(s):	
<input type="checkbox"/> Material Usage Limit(s):	
<input type="checkbox"/> Limits Based on Stack Testing	Please attach all relevant stack testing summary reports
<input type="checkbox"/> Other:	
21. Rationale for Requesting the Limit(s):	



DEQ AIR QUALITY PROGRAM
1410 N. Hilton, Boise, ID 83706
For assistance, call the
Air Permit Hotline – 1-877-5PERMIT

Emissions Unit - General Form EU0

PERMIT TO CONSTRUCT APPLICATION

Revision 2
02/14/07

Please see instructions on page 2 before filling out the form.

IDENTIFICATION

Company Name: Glanbia Foods, Inc.	Facility Name: Glanbia Foods, Gooding Facility	Facility ID No: 047-00008
Brief Project Description:	Lactose Line Equipment Upgrade and New WPC Bagging Line	

EMISSIONS UNIT (PROCESS) IDENTIFICATION & DESCRIPTION

1. Emissions Unit (EU) Name:	WPC NUISANCE BAGHOUSE		
2. EU ID Number:	BH-09		
3. EU Type:	<input type="checkbox"/> New Source <input type="checkbox"/> Unpermitted Existing Source <input checked="" type="checkbox"/> Modification to a Permitted Source -- Previous Permit #: P-2007.0052 Date Issued: 3/23/07		
4. Manufacturer:	DONALDSON CO, INC.		
5. Model:	DLMC		
6. Maximum Capacity:			
7. Date of Construction:	MAY 2008		
8. Date of Modification (if any)			
9. Is this a Controlled Emission Unit?	<input checked="" type="checkbox"/> No <input type="checkbox"/> Yes If Yes, Complete the following section. If No, go to line 18.		

EMISSIONS CONTROL EQUIPMENT

10. Control Equipment Name and ID:						
11. Date of Installation:			12. Date of Modification (if any):			
13. Manufacturer and Model Number:						
14. ID(s) of Emission Unit Controlled:						
15. Is operating schedule different than emission units(s) involved?:	<input type="checkbox"/> Yes <input type="checkbox"/> No					
16. Does the manufacturer guarantee the control efficiency of the control equipment?	<input type="checkbox"/> Yes <input type="checkbox"/> No (If yes, attach and label manufacturer guarantee)					
Control Efficiency	Pollutant Controlled					
	PM	PM10	SO ₂	NOx	VOC	CO


17. If manufacturer's data is not available, attach a separate sheet of paper to provide the control equipment design specifications and performance data to support the above mentioned control efficiency. GRAIN LOADING GUARANTEE


EMISSION UNIT OPERATING SCHEDULE (hours/day, hours/year, or other)

18. Actual Operation	8760 HRS/YEAR
19. Maximum Operation	8760 HRS/YEAR

REQUESTED LIMITS


20. Are you requesting any permit limits?	<input type="checkbox"/> Yes <input checked="" type="checkbox"/> No (If Yes, check all that apply below)
<input type="checkbox"/> Operation Hour Limit(s):	
<input type="checkbox"/> Production Limit(s):	
<input type="checkbox"/> Material Usage Limit(s):	
<input type="checkbox"/> Limits Based on Stack Testing	Please attach all relevant stack testing summary reports
<input type="checkbox"/> Other:	
21. Rationale for Requesting the Limit(s):	

 DEQ AIR QUALITY PROGRAM 1410 N. Hilton, Boise, ID 83706 For assistance, call the Air Permit Hotline - 1-877-5PERMIT		PERMIT TO CONSTRUCT APPLICATION Revision 2 2/14/2007													
Company Name: Glandia Foods, Inc.		Facility Name: Glandia Gooding													
Facility ID No.: Lactose Line Equipment Upgrade and New WPC Bagging Line		Facility ID No.: 047-00008													
Brief Project Description: Lactose Line Equipment Upgrade and New WPC Bagging Line		Please see instructions on next page before filling out the form.													
SUMMARY OF FACILITY WIDE EMISSION RATES FOR CRITERIA POLLUTANTS - POINT SOURCES															
3.															
1. Emissions units		2. Stack ID		PM ₁₀		SO ₂		NO _x		CO		VOC		Lead	
		lb/hr	T/yr	lb/hr	T/yr	lb/hr	T/yr	lb/hr	T/yr	lb/hr	T/yr	lb/hr	T/yr	lb/hr	T/yr
Point Source(s)															
Boiler 1 (29.35 -NG)	BOILER1	0.21	0.92	0.02	0.07	2.78	12.17	2.33	10.22	0.15	0.67	0.00	0.00	0.00	0.00
Boiler 2 (Dual 25.1) - NG	BOILER2	0.36	0.69	1.27	0.05	3.59	9.12	2.00	7.66	0.13	0.50	0.00	0.00	0.00	0.00
Boiler 2 (Dual 25.1) - Diesel	BOILER2D	0.36	0.19	1.27	0.69	3.59	1.94	0.90	0.48	0.10	0.05	0.00	0.00	0.00	0.00
Boiler 3 (Dual 25.1) - NG	BOILER3	0.36	0.69	1.27	0.05	3.59	9.12	2.00	7.66	0.13	0.50	0.00	0.00	0.00	0.00
Boiler 3 (Dual 25.1) - Diesel	BOILER3D	0.36	0.19	1.27	0.69	3.59	1.94	0.90	0.48	0.10	0.05	0.00	0.00	0.00	0.00
Boiler 4 (25.1) - NG	BOILER4	0.18	0.79	0.01	0.06	2.38	10.41	2.00	8.74	0.13	0.57	0.00	0.00	0.00	0.00
Boiler 5 (Biogas)	BOILER5	0.17	0.73	6.87	30.11	1.98	8.65	2.51	11.00	0.27	1.17	0.00	0.00	0.00	0.00
Flare	FLARE	0.08	0.37			0.80	3.50	4.35	19.04	0.74	3.24				
WPC Dryer	DRYER1	0.07	0.29	0.01	0.02	0.87	3.81	0.73	3.20	0.05	0.21	0.00	0.00	0.00	0.00
Generator	GEN1	0.57	0.06	2.88	0.29	1.82	1.82	0.48	0.48	0.05	0.05	0.00	0.00	0.00	0.00
Heater 1 (1.5)	HEAT1	0.01	0.05	0.00	0.00	0.14	0.62	0.12	0.52	0.01	0.03	0.00	0.00	0.00	0.00
Heater 2 (5.89)	HEAT2	0.04	0.19	0.00	0.01	0.56	2.44	0.47	2.05	0.03	0.13	0.00	0.00	0.00	0.00
Heater 3 9 1.374)	HEAT3	0.01	0.04	0.00	0.00	0.13	0.57	0.11	0.48	0.01	0.03	0.00	0.00	0.00	0.00
Existing Lactose Baghouse	LACBAG	0.76	3.34												
Primary Dryer Baghouse	PDRYBH	0.08	0.33												
Fluidized Bed Baghouse	FBEDBH	0.05	0.23												
Mill Receiving Baghouse	MRECBH	0.08	0.33												
Powder Bin Baghouse	PBINBH	1.15	5.04												
Lactose Surge Hopper Baghouse	LACHOPBH	1.76	7.71												
WPC Surge Hopper Baghouse	WPCSRGBH	0.03	0.13												
WPC Nuisance Baghouse	WPC NUSB	0.11	0.50												
Lactose Dryer to Scrubber	SCRUB	(5.05)	(22.09)												
Total		1.75	0.72	14.87	32.05	25.82	66.11	18.90	72.01	1.90	7.20	0.00	0.00	0.00	0.00

	DEQ AIR QUALITY PROGRAM 1410 N. Hilton, Boise, ID 83706 For assistance, call the Air Permit Hotline - 1-877-5PERMIT	PERMIT TO CONSTRUCT APPLICATION Revision 2 2/14/2007
<i>Please see instructions on next page before filling out the form.</i>		
Company Name:	Glanbia Foods, Inc.	
Facility Name:	Glanbia Gooding	
Facility ID No.:	047-00008	
Brief Project Description:	Lactose Line Equipment Upgrade and New WPC Bagging Line	

SUMMARY OF EMISSIONS INCREASE (PROPOSED PTE - PREVIOUSLY MODELED PTE) - POINT SOURCES

[illegible]

	DEQ AIR QUALITY PROGRAM 1410 N. Hilton, Boise, ID 83706 For assistance, call the Air Permit Hotline - 1-877-5PERMIT		PERMIT TO CONSTRUCT APPLICATION Revision 2 2/14/2007			
	Company Name:	Glanbia Foods, Inc.				
	Facility Name:	Glanbia Gooding				
	Facility ID No.:	047-00008				
Brief Project Description:		Lactose Line Equipment Upgrade and New WPC Bagging Line				
Please see instructions on next page before filling out the form.						
SUMMARY OF AIR IMPACT ANALYSIS RESULTS - CRITERIA POLLUTANTS						
	1.	2.	3.	4.	5.	
Criteria Pollutants	Significant Impact Analysis Results (µg/m ³)	Full Impact Analysis Results (µg/m ³)	Background Concentration (µg/m ³)	Total Ambient Impact (µg/m ³)	Percent of NAAQS	
PM ₁₀	24-hour	16.85	71.60	144.60	150	97%
	Annual	4.89	11.45	37.45	50	75%
	3-hr				1300	
SO ₂	24-hr				365	
	Annual				80	
NO ₂	Annual				100	
CO	1-hr				10000	
	-8-hr				40000	

Instructions for Form MI1

This form is designed to provide the air quality modeler with a summary of the air impact analysis results for the criteria pollutants. This information will be used by IDEQ to determine compliance demonstration with the national ambient air quality standards (NAAQS).

Please fill in the same company name, facility name, facility ID number, and brief project description as on Form CS in the boxes provided. This is useful in case any pages of the application get separated.

[illegible]



DEQ AIR QUALITY PROGRAM
1410 N. Hilton, Boise, ID 83706
For assistance, call the Air Permit
Hotline - 1-877-5PERMIT

PERMIT TO CONSTRUCT APPLICATION

Revision 2
2/14/2007

Company Name:
Facility Name:
Facility ID No.:
Brief Project Description:

Please see instructions on next page before filling out the form.

FUGITIVE SOURCE PARAMETERS

[illegible]

Volume Source(s)

[illegible]

[illegible]

Appendix C
Emission Estimates

**Table 1.0
Facility Wide
PM Emissions**

Emissions Units	PM^a Emissions (lb/hr)	PM^a Emissions (tpy)	Notes
Boiler 1 (29.35 - NG)	0.21	0.92	
Boiler 2 (Dual 25.1) - NG	0.36	0.69	
Boiler 2 (Dual 25.1) - Diesel	0.36	0.19	
Boiler 3 (Dual 25.1) - NG	0.36	0.69	
Boiler 3 (Dual 25.1) - Diesel	0.36	0.19	
Boiler 4 (25.1) - NG	0.18	0.79	
Boiler 5 (Biogas)	0.17	0.73	
Flare	0.08	0.37	
WPC Dryer	0.07	0.29	
Diesel Generator	0.57	0.06	
Heater 1 (1.5)	0.01	0.05	
Heater 2 (5.89)	0.04	0.19	
Heater 3 (1.374)	0.01	0.04	
Existing Lactose Receiving Baghouse (Bauermister)	0.76	3.34	No changes to baghouse
Permit Mod Changes Spring 2008			
Replace Lactose Scrubber	(5.05)	(22.09)	
New Lactose Primary Dryer	0.08	0.33	Replaces existing lactose scrubber
New Lactose Fluidized Bed Dryer	0.05	0.23	
New Lactose Mill Receiving Baghouse	0.08	0.33	
Lactose Powder Bins	1.15	5.04	1 New powder bin will be tied together with 2 existing powder bins and exit out 1 stack (previously vented inside)
Lactose Surge Hoppers	1.76	7.71	2 Existing surge hoppers will be tied together and exit out 1 stack (previously vented inside)
WPC Surge Hopper	0.03	0.13	
WPC Nuisance Baghouse	0.11	0.50	
Totals	1.75	0.71	

Notes:

^a PM is assumed to equal to particulate matter less than 10 microns in diameter (PM₁₀)

^b NA is not applicable

Table 2.0
Lactose Line
PM Emissions Net Increase

Emissions Units	Process Equipment	Date Installed	Maximum Dry Solids Output (lb/hr)	Dry Solids Increase Output (lb/hr)	Baghouse PM Fractional Efficiency ^a	PM ^b Emissions Net Increase (lb/hr)	PM ^b Emissions Net Increase (tpy)	Notes
New Lactose Primary Dryer	Baghouse	2008	750	750	99.99	0.08	0.33	Replaces existing scrubber
New Lactose Fluidized Bed Dryer	Baghouse	2008	525	525	99.99	0.05	0.23	
New Lactose Mill Receiving Baghouse	Baghouse	2008	750	750	99.99	0.08	0.33	
Lactose Powder Bins	Baghouse	2008	11,500	11,500	99.99	1.15	5.04	1 New powder bin will be tied together with 2 existing powder bins and exit out 1 stack (previously vented inside)
Lactose Surge Hoppers	Baghouse	2008	17,600	17,600	99.99	1.76	7.71	2 Existing surge hoppers will be tied together and exit out 1 stack (previously vented inside)

Notes:

^a Efficiencies provided by bag supplier; Bay Area Industrial Filtration

^b PM is assumed to equal to particulate matter less than 10 microns in diameter (PM₁₀)

Ex. Calc - New Lactose Primary Dryer: (750 lb/hr)*(1-99.99/100) = 0.08 lb/hr PM

Table 3.0
WPC Bagging Line
PM Emissions Net Increase

Emissions Units	Process Equipment	Date Installed	Blower (cfm)	PM ^{a,b} Emissions Net Increase (lb/hr)	PM ^{a,b} Emissions Net Increase (tpy)	Manufacturer Grain Loading (grain/ft ³)	Process Weight - Dry Solids (lb/hr)
WPC Surge Hopper	Baghouse	2008	780	0.03	0.13	0.0044	13,200
WPC Nuisance Baghouse	Baghouse	2008	3000	0.11	0.50	0.0044	10

Notes:

^a Manufacturer (Niro Inc.) supplied particulate loading value for WPC Baghouses

^b PM is assumed to equal to particulate matter less than 10 microns in diameter (PM₁₀)

Ex. Calc - WPC Surge Hopper: (0.0044 grain/ft³)*(780 cfm)*(1 lb/7000 grain)*(60 min/hr) = 0.03 lb/hr PM

Table 4.0

**Glanbia Foods Inc., Gooding, Idaho
Process Weight Calculations**

Compliance with IDAPA Rule 701 PM Standard for Process Weight

Unit	New Lactose Primary Dryer	New Lactose Fluidized Bed Dryer	New Lactose Mill Receiving Baghouse	Lactose Powder Bins	Lactose Surge Hoppers	WPC Surge Hopper	WPC Nuisance Baghouse
Process Weight (lb/hr)	750	525	750	11,500	17,600	13,200	10
PM Emission Rate (lb/hr)	0.08	0.05	0.08	1.15	1.76	0.03	0.11
Compliance with Allowable Emission Calculation							
Calculated Allowable Emissions (E) (lb/hr) ¹	2.39	1.93	2.39	11.39	12.67	11.79	1.96
Compliance w/ PM Loading Standard	Yes	Yes	Yes	Yes	Yes	Yes	Yes

¹ General Restrictions - New Equipment:

If PW is less than 9,250 pounds per hour

$E = 0.045(PW)^{0.6}$

If PW is greater than 9,250 pounds per hour

$E = 1.10(PW)^{0.25}$

Appendix D

Air Dispersion Modeling Protocol/IDEQ Approval Letter

Air Dispersion Modeling Protocol for Glanbia Foods, Inc.

PTC Application Mod

Gooding, Idaho

Prepared for:

Glanbia Foods, Inc.

Submitted to:

Idaho Department of Environmental Quality

January 2008

Prepared By:

CH2MHILL

Project Background

Glanbia Foods, Inc. proposes to modify their cheese and whey facility in Gooding, Idaho, by upgrading the lactose production line with new process equipment and installing a new WPC bagging line. An air quality impact analysis will be performed in support of a Permit to Construct (PTC) required under IDAPA 58.01.01.200. Idaho regulation requires the facility applying for a PTC to demonstrate compliance with the National Ambient Air Quality Standards (NAAQS). A TAPs analysis is not required for the permit modification.

This air dispersion modeling protocol is being submitted to the Idaho Department of Environmental Quality (IDEQ) for the Glanbia Foods cheese and whey facility. This document summarizes the modeling methodology that will be used to evaluate the facility's impacts to air quality with respect to particulate matter (PM) emissions. It has been prepared based on the U.S. Environmental Protection Agency (EPA) *Guidelines on Air Quality Models* (GAQM), and the *State of Idaho Air Quality Modeling Guideline* (ID AQ-01, December 31, 2002).

Project Description

There are seven new emission points proposed with the upgrade of the lactose production line and new WPC bagging line:

- **Drying Process** – (1) A new primary dryer will replace the current delumper. The primary dryer will be steam heated. The primary dryer will contain a new baghouse system to replace the existing scrubber. (2) A secondary fluidized bed dryer will replace the existing dryer. The fluidized bed dryer will also be steam heated. The fluidized bed utilizes a baghouse for product recovery.
- **Milling Process** – (3) Lactose product recovered from the drying process is directed to a receiving baghouse. The lactose product recovered from the receiving baghouse is either routed to the existing Bauermeister Mill or a new Powder Mill.
- **Powder Handling** – (4) The two existing lactose powder bins will no longer exhaust into the facility but will be reconfigured to exhaust to the atmosphere with the addition of one new powder bin. Therefore, one stack will be configured to combine the exhaust streams of three lactose powder bins. (5) The two existing surge hoppers will no longer exhaust into the facility but will be reconfigured to exhaust to the atmosphere. Therefore, one stack will be configured to combine the exhaust streams of two existing surge hoppers.
- **WPC Bagging Line (2 emission points)** – A new WPC bagging line is proposed to handle the WPC bulk storage from the existing WPC filling station. This will involve two new emission points. (6) A new WPC surge hopper will vent to the

Glanbia Foods, Inc.
Air Dispersion Modeling Protocol

atmosphere; and (7) a new nuisance baghouse on the end of the WPC bagging line.

Emissions

Stack Information

Stack release parameters for the sources resulting in a PM net emissions increase are identified in Table 1 for the preliminary modeling analysis. A facility layout showing the location of buildings and emissions sources will be included with the application. Stack parameters are derived from manufacturer specifications (NIRO and RELCO). Manufacturer specifications will be included with the submittal of the permit modification application. Note that the information provided herein is based on preliminary design information, and may be updated in the permit application.

Table 1
Stack Parameters

Stack Name	Stack ID	Stack Height (ft)	Diameter (in)	Flow Rate (scfm)	Temperature (F)	Notes
Primary Dryer_Bag	PDRYER_B AG	89	34	15143	205	
Fluidized Bed Dryer_Bag	FBD_BAG	89	30	12018	163	
Mill Receiving_Bag	MREC_BAG	48	6	440	95	Horizontal discharge (use 0.001 m/s)
Powder Bin_Bag	PBIN_BAG	88	8	880	95	
Lac Surge Hop_Bag	LSHOP_BAG	43	6	440	95	Horizontal discharge (use 0.001 m/s)
WPC Surge Hop_Bag	WPCSHOP_BAG	28	8	780	72	Horizontal discharge (use 0.001 m/s)
WPC Nuisance_Bag	WPCNUIS_BAG	19	10	3000	72	Horizontal discharge (use 0.001 m/s)
Existing Scrubber	LAC SCRUB	85	44	38000	135	

¹ Building Roof Height is 82 ft from ground surface

Estimated Emissions

A preliminary estimate of the net emission increase for each source that will be modeled is included in Table 2.0. PM₁₀ is the only criteria pollutant impacted by the production increase. Note that the lactose scrubber will be removed as a result of the lactose line

Glanbia Foods, Inc.
Air Dispersion Modeling Protocol

equipment upgrade. Therefore, the lactose scrubber will be modeled with negative PM emission values.

Table 2
PM₁₀ Net Emissions Increase

Stack Name	Stack ID	PM ₁₀ (lb/hr)	PM ₁₀ (ton/yr)
Primary Dryer_Bag	PDRYER_BAG	0.08	0.33
Fluidized Bed Dryer_Bag	FBD_BAG	0.05	0.23
Mill Receiving_Bag	MREC_BAG	0.08	0.33
Powder Bin_Bag	PBIN_BAG	1.15	5.04
Lac Surge Hop _Bag	LSHOP_BAG	1.76	7.71
WPC Surge Hop _Bag	WPCSHOP_BAG	0.03	0.13
WPC Nuisance _Bag	WPCNUIS_BAG	0.11	0.5
Lactose Scrubber	SCRUB	(5.05)	(22.09)

Methodology

Standards and Criteria Levels

Table 3 summarizes applicable criteria including:

- Significant contribution levels (SCL),
- National Ambient Air Quality Standards (NAAQS).

Table 3. Regulatory Standards and Significance Levels				
Pollutant	Averaging	NAAQS		SCL
	Period	µg/m ³	ppm	(µg/m ³)
PM ₁₀	Annual	50		1
	24-Hour	150	--	5

Modeled concentrations will be compared to the applicable Idaho significant contribution levels (SCL) shown in Table 3. If the predicted impacts are not significant (that is, less than the SCL), the modeling is complete for that pollutant under that averaging time. If impacts are significant, a more refined analysis will be conducted for demonstration of compliance with the NAAQS. If a more refined analysis is required, emission sources in Table 2 will be included along with facility-wide emission sources provided in Table 4.

Glanbia Foods, Inc.
Air Dispersion Modeling Protocol

Table 4
PM₁₀ Facility-Wide Sources

Stack Name	Stack ID	PM ₁₀ (lb/hr)	PM ₁₀ (ton/yr)
Boiler 1 (29.55)-NG	BOILER 1	0.21	0.92
Boiler 2 (Dual 25.1)-NG	BOILER 2	0.36	0.69
Boiler 2 (Dual 25.1)-Diesel	BOIL2D	0.36	0.19
Boiler 3 (Dual 25.1)-NG	BOILER 3	0.36	0.69
Boiler 3 (Dual 25.1)-Diesel	BOIL3D	0.36	0.19
Boiler 4 (25.1)-NG	BOILER 4	0.18	0.79
Boiler 5 (Biogas)	BOILER 5	0.17	0.73
Flare	FLARE	0.08	0.37
WPC Dryer	DRYER1	0.07	0.29
Generator	GEN1	0.57	0.06
Heater 1 (1.5)	HEAT1	0.01	0.05
Heater 2 (5.89)	HEAT2	0.04	0.19
Heater 3 ((1.374)	HEAT3	0.01	0.04
Lactose Rec Baghouse	LACBAG	0.76	3.34

A description of the modeling methodology is presented below.

Dispersion Model

The EPA-approved AERMOD (Version 07026) model will be used. AERMOD is a steady-state plume model that simulates air dispersion based on planetary boundary layer turbulence structure and scaling concepts, including treatment of both surface and elevated sources, and both simple and complex terrain. This model is recommended for short range (< 50 km) dispersion from the source. The model incorporates the ISC Prime algorithm for modeling building downwash, which was developed to address deficiencies in the downwash algorithm previously used in the ISC model. AERMOD is designed to accept input data prepared by two specific pre-processor programs, AERMET and AERMAP. IDEQ adopted the federal mandate requiring the use of the AERMOD dispersion model for permit applications on November 9, 2006. AERMOD will be run with the following options.

- Regulatory default options,
- Direction-specific building downwash,
- Actual receptor elevations and hill height scales,
- Complex/intermediate terrain algorithms.

Building Downwash

Building influences on stacks are considered by incorporating the updated EPA Building Profile Input Program [BPIP-Prime]. The stack heights used in the dispersion modeling

Glanbia Foods, Inc.
Air Dispersion Modeling Protocol

will be the actual stack height or Good Engineering Practice (GEP) stack height, whichever is less.

Meteorological Data

AERMET modeling files for Mini Cassia, Idaho will be used for the Gooding facility as discussed per our preliminary meeting with IDEQ on January 11, 2008. Any specific site characteristics when processing AERMET for this area will be provided by IDEQ.

AERMET accepts National Weather Service (NWS) 1-hour surface observations, NWS twice-daily upper air soundings, and data from an on-site meteorological measurement system. These data are processed in three steps. The first step extracts data from the archive data files and performs various quality assessment checks. The second step merges all available data (both NWS and on-site). These merged data are stored together in a single file. The third step reads the merged meteorological data and estimates the boundary layer parameters needed by AERMOD. AERMET writes two files for input to AERMOD: a file of hourly boundary layer parameter estimates and a file of multiple-level (when the data are available) observations of wind speed and direction, temperature, and standard deviation of the fluctuating components of the wind direction.

For PM₁₀ modeling, a combined data file for all five years will be used according to IDEQ request.

Ambient Conditions

Background concentrations for this facility will be provided by IDEQ. The completed Table 5 will be included with the final report.

Table 5. Background Criteria Pollutant Concentrations (µg/m ³)		
Pollutant	24-hr	Annual
PM ₁₀		

Receptors

The ambient air boundary will be defined by the fence line on the south side of the plant, the Little Wood River to the east and the property boundary on the remainder of the perimeter. The non-fenced areas will be delineated with "No Trespassing" signs to limit public access to these areas. The selection of receptors in AERMOD will be as follows:

- The first run will be a 500-meter coarse grid with a nested Cartesian grid of 100 meter-spaced receptors as follows:
 - The 100-meter grid will extend approximately 1 km around the facility.
 - The 500-meter grid will extend approximately 5 km,
 - Receptors will be placed at 25-meter intervals around the fenceline.

Glanbia Foods, Inc.
Air Dispersion Modeling Protocol

- A second run using a fine receptor grid will be centered on the point of maximum impact and re run using a 50 meter grid spacing, unless the initial maximum occurs on the fenceline.
- Receptor elevations will be calculated by AERMAP as described below.

AERMAP will be run to process terrain elevation data for all sources and receptors using 7.5 minute Digital Elevation Model (DEM) files prepared by the USGS. AERMAP first determines the base elevation at each source and receptor. For complex terrain situations, AERMOD captures the physics of dispersion and creates elevation data for the surrounding terrain identified by a parameter called hill height scale. AERMAP creates hill height scale by searching for the terrain height and location that has the greatest influence on dispersion for each individual source and receptor. Both the base elevation and hill height scale data are produced for each receptor by AERMAP as a file or files which can be directly accessed by AERMOD.

Preliminary Analysis

The preliminary analysis for each pollutant will be conducted as follows:

- If the predicted impacts are not significant (that is, less than the SCL) for each criteria pollutant, the modeling is complete for that pollutant under that averaging time.
- If impacts are significant, a more refined analysis, as described below, will be conducted.

Refined Analyses – Criteria Pollutants

- Comparison to the Ambient Air Quality Standards
 - For pollutants with concentrations greater than the SCLs, the maximum concentration will be determined and compared to the NAAQS. This maximum concentration will include contributions from the facility, nearby sources, and ambient background concentrations. Background concentrations to be provided by IDEQ will be used to determine concentrations.
 - IDEQ will be contacted to identify nearby sources, if any, that need to be included in the analysis.

Output - Presentation of Results

The results of the air dispersion modeling analyses will be presented as follows:

- A description of modeling methodologies and input data,
- A summary of the results in tabular and, where appropriate, graphical form,
- Modeling files used by AERMOD will be provided with the application on compact disk,
- Any deviations from the methodology proposed in this protocol will be presented.



STATE OF IDAHO
DEPARTMENT OF
ENVIRONMENTAL QUALITY

1410 NORTH HILTON, BOISE, ID 83706 • (208) 373-0502

C. L. "BUTCH" OTTER, GOVERNOR
TONI HARDESTY, DIRECTOR

January 30, 2008

Rick McCormick, P.E.
CH2M HILL
Boise, Idaho

RE: Modeling Protocol for Modifications to the Glanbia Foods, Inc. Facility Located in Gooding, Idaho

Rick:

DEQ received your dispersion modeling protocol on January 22, 2008. The modeling protocol was submitted on behalf of Glanbia Foods, Inc. (Glanbia). The modeling protocol proposes methods and data for use in the ambient impact analyses of a Permit to Construct application for modifications to Glanbia's cheese and whey facility in Gooding, Idaho.

The modeling protocol has been reviewed and DEQ has the following comments:

- Comment 1: Stack Parameters. The application should provide documentation and justification for stack parameters used in the modeling analyses, clearly stating what temperature and flow rates values are based on (combustion evaluation calculations, fan curves, direct measurement, etc.) and showing how values were estimated. In most instances, applicants should use typical parameters, not maximum temperatures and flow rates. If stack parameters for a specific source may vary considerably, additional modeling scenarios should be performed to assess the affect on ambient concentrations, especially if modeled impacts are fairly close to applicable standards.

The protocol listed flow rates in scfm. Flow rates as acfm must be used in the modeling. Also, typical rates rather than maximum design rates should be used.

- Comment 2: Receptor Grid. The proposed receptor grid appears reasonable. However, it is the applicant's responsibility to use a sufficiently dense receptor network such that the maximum modeled concentration is reasonably resolved. If modeled concentrations are near regulatory thresholds (significant contribution level or NAAQS), it may be necessary to use a denser receptor grid to adequately resolve the maximum concentration. Given the close proximity of emissions sources to the ambient air boundary, it may be advisable to extend the 25-meter grid out to about 50 meters to ensure the maximum concentration is captured. If DEQ conducts verification modeling analyses with a tighter receptor grid and compliance with standards is no longer demonstrated, the permit will be denied.

- Comment 3: Background Concentrations. Background concentrations must be added to modeling results if maximum modeled concentrations exceed significant contribution levels. Limited PM10 monitoring data are available for the area around Gooding. DEQ recommends using default rural/agricultural background values. The following are DEQ default background concentrations for rural/agricultural areas:

PM10 – 24-hour = $73 \mu\text{g}/\text{m}^3$; annual = $26 \mu\text{g}/\text{m}^3$
CO – 1-hour = $3,600 \mu\text{g}/\text{m}^3$; 8-hour = $2,300 \mu\text{g}/\text{m}^3$
SO2 – 3-hour = $34 \mu\text{g}/\text{m}^3$; 24-hour = $26 \mu\text{g}/\text{m}^3$; annual = $8 \mu\text{g}/\text{m}^3$
NO2 – annual = $17 \mu\text{g}/\text{m}^3$
Pb – quarterly = $0.03 \mu\text{g}/\text{m}^3$

- Comment 4: Meteorological Data

Model ready meteorological data was provided by DEQ. The surface data were obtained from a station in Minidoka, which is about 60 miles east of Gooding. Because of the distance separating the meteorological station from the application site, there is decrease confidence in the representativeness of the data to the site. Therefore, DEQ requests that maximum 1st highest concentrations be used as design values in the full impact analyses for short-term averaging periods, with the maximum 2nd highest concentrations used for PM10 when using a concatenated five-year data set.

DEQ's modeling staff considers the submitted dispersion modeling protocol, with resolution of the additional items noted above, to be approved. It should be noted, however, that the approval of this modeling protocol is not meant to imply approval of a completed dispersion modeling analysis. Please refer to the *State of Idaho Air Quality Modeling Guideline*, which is available on the Internet at http://www.deq.state.id.us/air/permits_forms/permitting/modeling_guideline.pdf, for further guidance.

To ensure a complete and timely review of the final analysis, our modeling staff requests that electronic copies of all modeling input and output files (including BPIP and AERMAP input and output files) are submitted with an analysis report. If DEQ provided model-ready meteorological data files, then these do not need to be resubmitted to DEQ with the application. If you have any further questions or comments, please contact me at (208) 373-0112.

Sincerely,

Kevin Schilling

Kevin Schilling
Stationary Source Air Modeling Coordinator
Idaho Department of Environmental Quality
208 373-0112

Appendix E
Manufacturer Information

Glanbia Foods, Inc.
Lactose Line Equipment Upgrade and New WPC Bagging Line
Equipment Parameters

Stack Name	Manufacturer	In Service	Stack ID	Bldg Elev. (ft)	Exit Stack Height (ft)	Exit Stack Dia. (inches)	Ave. Flow Rate (scfm)	Ave. Flow Rate (acfm)	Temp (F)	2008 Dry Solids Output (lb/hr)	Baghouse Efficiency (%)	Grain Loading (grain/ft ³)	Notes
Drying Process:													
Primary Dryer Baghouse (Bay Area Filtration)	NIRO	2008	PDRYER_BAG	82	89.0	34	15143	18752.50	205	750	99.99		Steam heated dryer
Drying Process:													
Fluidized Bed Dryer Baghouse (Bay Area Filtration)	NIRO	2008	FBDRYER_BAG	82	89.0	30	12018	13942.67	163	525	99.99		Steam heated dryer
Milling Process:													
Mill Receiving Baghouse (Bay Area Filtration)	NIRO	2008	MILL_REC BAG	82	48	6			95	750	99.99		Horizontal Discharge (use default 0.001 m/s)
Powder Handling:													
Powder Bin Baghouse (3 combined)	NIRO	2008	POWDER BIN	82	88	8	880	909.50	95	11,500	99.99		
Powder Handling:													
Surge Hopper Baghouse (2 combined)	NIRO	2008	SURGE HOP	82	43	6			95	17,600	99.99		Horizontal Discharge (use default 0.001 m/s)
WBC Bagging Line:													
WPC Surge Hopper Baghouse (Bay Area Filtration)	Donaldson	2008	WPC SURGE HOP	82	28	8			72	13,200		0.0044	Horizontal Discharge (use default 0.001 m/s)
WBC Bagging Line:													
WPC Nuisance Baghouse (Bay Area Filtration)	Donaldson	2008	WPC NUIS BAG	82	19	10			72	10		0.0044	Horizontal Discharge (use default 0.001 m/s)

Notes:
ACFM conversion: $SCFM * (Temp + 460) / (77 F + 460)$
Primary Dryer calc: $15143 * (205 + 460) / (77 + 460) = 18752.5 \text{ acfm}$

LMS Technologies, Inc.

6423 Cecilia Circle, Bloomington, MN 55439

(612) 918-9060, Fax: (612) 918-9061

Date : June 27, 2005
 Test ID: 16M.D.
 Test Type : Fractional Efficiency
 Test Aerosol : KCL, Neutralized

Requested By:
 Bay Area Filtration
 Size : 12 x 12
 Velocity : 10fpm

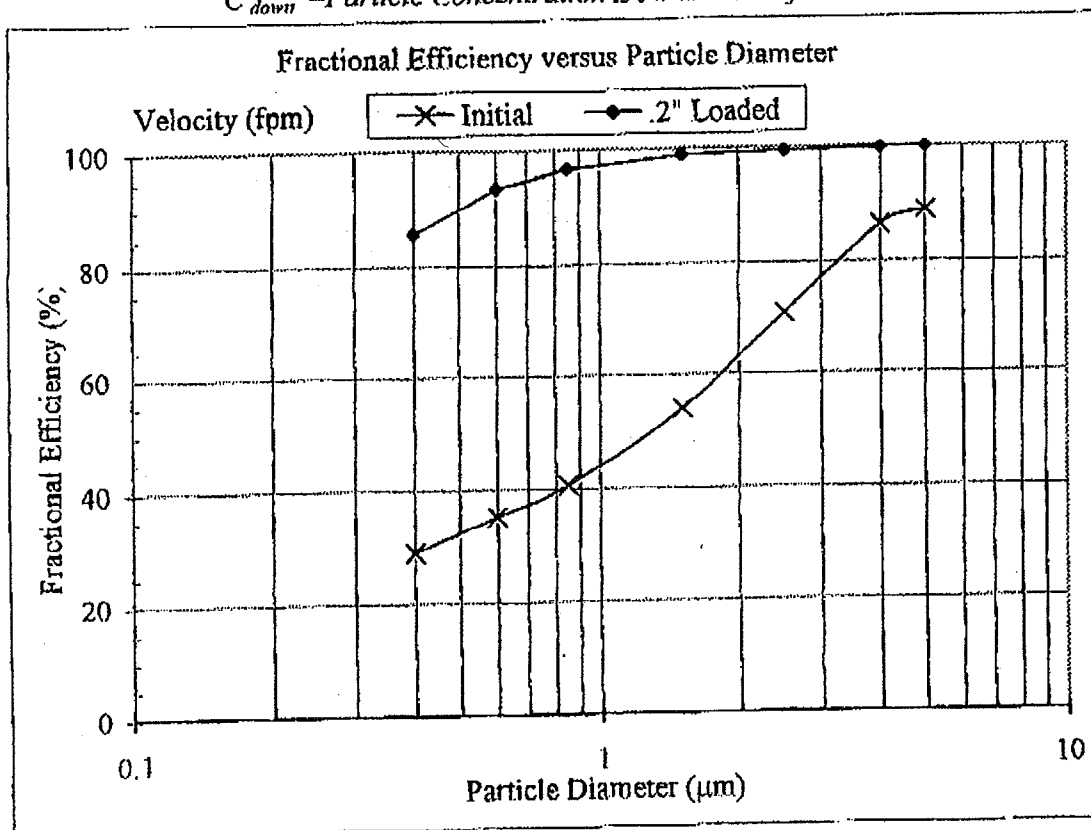
Status	Initial	.2" Loaded
Δp (" H ₂ O)	0.148	0.348
Size Range (μ m)	Fractional Efficiency (%)	
0.3-0.5	29.2	85.6
0.5-0.7	35.4	93.5
0.7-1.0	40.7	96.7
1.0-2.0	53.9	98.9
2.0-3.0	70.8	99.5
3.0-5.0	86.4	99.9
>5.0	89.0	100.0

$$F_{eff} = \frac{C_{up} - C_{down}}{C_{up}} \times 100\%$$

F_{eff} = Fractional Efficiency

C_{up} = Particle Concentration Upstream of Filter

C_{down} = Particle Concentration Downstream of Filter



McCormick, Rick/BOI

To: Hughes, Todd
Subject: RE: Air Permit Questions

From: jcb@niroinc.com [mailto:jcb@niroinc.com]
Sent: Monday, January 14, 2008 11:51 AM
To: Hughes, Todd
Cc: Boytim, Mark; McCormick, Rick/BOI
Subject: Re: Air Permit Questions

Hi Todd,

It is .0044 for both.

Regards

Jon Bloch
Sales Manager
GEA Powder Systems
1600 O' Keefe Road
Hudson, WI. 54016

(715) 386-9371 Phone
(715) 386-9376 Fax

▼ "Hughes, Todd" <TJHughes@glanbiausa.com>

"Hughes, Todd"
<TJHughes@glanbiausa.com>

01/14/2008 12:43 PM

To: jcb@niroinc.com
cc: "Boytim, Mark" <MBOYTIM@glanbiausa.com>,
<Rick.McCormick@CH2M.com>

Subject: Air Permit Questions

Jon,

You sent some grain loading information for the baghouse on the surge hopper as well as for the nuisance baghouse. You used a grain loading value of 0.0044 grains/ft³ on the emission spreadsheet you sent for both baghouses. However, the letter from Donaldson (which I am assuming is for the nuisance baghouse) states that the filters will not exceed 0.002 grains/ft³. Is it 0.002 for the nuisance baghouse and 0.0044 for the surge hopper baghouse? Or is it 0.0044 for both? Thanks

Todd J. Hughes
Environmental Manager
Glanbia Foods Inc.
Phone: 208-934-9835
Fax: 208-934-9442
Cell: 208-316-0723

2/1/2008

The information transmitted is intended only for the person or entity to which it is addressed and may contain confidential and/or privileged material. Any review, retransmission, dissemination or other use of, or taking of any action in reliance upon, this information by persons or entities other than the intended recipient is prohibited.

Any views and opinions expressed are those of the individual author/sender and are not necessarily shared or endorsed by Glanbia plc or any associated or related company.

This message has been scanned for all known viruses.

If you received this in error, please contact the sender and delete the material from any computer.

Glanbia plc is registered in Ireland as a public limited company.

Registered Office: Glanbia House, Kilkenny.

Company Number: 129933

Bin Vent Emissions (@ mg/m3 of air - Ref Filtercorp email 11/27/06)	10	mg/m3
Dust Collector Emissions (Ref Donaldson statement rec'd 11/28/06, and email to Pearson Arnold's Rusty Kocon 11/30/06)	0.0044	grain/ft3
	10.06101759	mg/m3

1 grain =	64.79891	mg
-----------	----------	----

System	Blower air in		Emissions	
1	780	cfm	1326	m3/hr
Total for Surge Hopper Bin Vent				
3 (50 lb)	Directed to Packaging Nuisance Dust Collector		0.02917743	lb/hr
Packaging Dust Collector	3000	cfm	5101	m3/hr
Total for Packaging Dust Collector				
			0.11290562	lb/hr
			0.11290562	lb/hr
			0.700258267	lb/day
			2.709734899	lb/day

McCormick, Rick/BOI

To: Hughes, Todd
Subject: RE:

From: Kevin Hemish [mailto:khemish@relco.net]
Sent: Monday, December 24, 2007 7:24 AM
To: Hughes, Todd
Cc: Pettinger, Doug; Boytim, Mark; Rick.McCormick@CH2M.com; Roger Ochsner
Subject: RE:

Hello Todd,

My answers are in red below. Hope this clears things up.

Kind Regards,

Kevin Hemish
 Project Engineer
 RELCO
 Phone:320-231-2210
 Fax:320-231-2282
<mailto:khemish@relco.net>

From: Hughes, Todd [mailto:TJHughes@glanbiausa.com]
Sent: Friday, December 21, 2007 4:07 PM
To: Kevin Hemish
Cc: Pettinger, Doug; Boytim, Mark; Rick.McCormick@CH2M.com
Subject:

Kevin,

I need some answers to the questions below and/or confirmation of the information. The information I have provided comes from information you provided me through past communications and I want to ensure I understand completely. Thanks.

1. Feed Rate out of Primary Dryer into the Baghouse collector 1 = 750 lbs/hr Yes, this the anticipated dust loading.
2. Feed Rate out of Fluidized Bed (Secondary) Dryer into the Baghouse collector 2 = 525 lbs/hr Yes, this is the anticipated dust loading.
3. Feed Rate from the drying process into the new Milling Receiving Baghouse = 750 lbs/hr Yes, this is the anticipated dust loading
4. Feed Rate from the New Powder Mill into the Bins = see below
5. Feed Rate from the Bauermiester Mill into the Bins (even though this is existing equipment, you are increasing throughput) = see below

You've sent me an e-mail indicating that the feed rate to the bins is 11,500 lbs/hr. Is this a total feed rate to all three at once? Since you've told me that only 2 fans can run at once, is that the total feed rate into two bins at once? Or is that a feed rate into one bin at a time? If so, can two bins be fed at the same time at 11,500 lbs/hr? OK, the total output of the dryer system is 11,500 pph; there can be any combination of using the Bauermiester and new mill; but the TOTAL of the two milling systems will not be greater than 11,500 pph. The Bauermiester mill does NOT have any anticipated rate increase. There are only two mills, therefore you can only go into two storage bins simultaneously, or, if required, the new mill can take all 11,500 pph and the Bauermiester would not be running. The Bauermiester can not fine grind 11,500 pph.

3. Feed Rate from Lactose Bins to the two surge hoppers = see below

You sent an email in response to this question before as: (Bulk feed is approximately 17,600 PPH / 25 kg bag is approximately 16,550 per discussions with Glanbia) I don't understand this. Can you explain it to me? Can they both be fed at the same time? If so,

2/1/2008

Does this feed rate apply to both independently or both at the same time in total? You can only run one of the bagging lines continuously; however, there is possibility that you could fill the surge hopper for the 25 kg bagging, and then switch over to run the bulk bag line, this means that for a short period both bagging lines will be running. The scenario I gave to you would be worst case.

7. Feed Rate from the lactose surge hoppers through the lactose bagging line = Now that there has been an increase, what are we feeding it and what is the loading to the nuisance baghouse now? The feed rate to both the bulk and 25 kg lines remain unchanged. Both lines can package at a rate greater than the throughput of the dryer.

3. Feed Rate from the WPC bins to the new Surge hopper = ? Unfortunately, we cannot answer that, I would suggest giving Jon Bloch at Niro a call, I'm sure he has the information you require.

know the the new bagging line from here on out are a Niro issue. I still need the model numbers and specification sheets on all the new equipment you plan to install. Everything from (and including) the new primary dryer on. I still need the rated efficiencies of the baghouses including the specification sheets on the bags themselves. Since you wouldn't share the calculations in the emissions spreadsheet you provided, I can't back the math up to get the efficiency numbers I want. I will have to provide the manufacturer information to DEQ to backup the efficiencies we use or they won't buy them. I've been down that road with them before. Please work on getting this information together and to me as soon as possible. There really isn't any time to waste in this process. Thank you. See attached bag data. As far as model numbers go, we do have any, we specialty build the equipment to the process. The mill info is as follows: Rigimill model number 2442.

Todd, I hope that this has answered your questions. Please drop me a line if there is anything else I can do.

Todd J. Hughes
Environmental Manager
Glanbia Foods Inc.
Phone: 208-934-9835
Fax: 208-934-9442
Cell: 208-316-0723

The information transmitted is intended only for the person or entity to which it is addressed and may contain confidential and/or privileged material. Any review, retransmission, dissemination or other use of, or taking of any action in reliance upon, this information by persons or entities other than the intended recipient is prohibited.

Any views and opinions expressed are those of the individual author/sender and are not necessarily shared or endorsed by Glanbia plc or any associated or related company.

This message has been scanned for all known viruses.

If you received this in error, please contact the sender and delete the material from any computer.

Glanbia plc is registered in Ireland as a public limited company.
Registered Office: Glanbia House, Kilkenny.
Company Number: 129933

Does this feed rate apply to both independently or both at the same time in total? You can only run one of the bagging lines continuously; however, there is possibility that you could fill the surge hopper for the 25 kg bagging, and then switch over to run the bulk bag line, this means that for a short period both bagging lines will be running. The scenario I gave to you would be worst case.

7. Feed Rate from the lactose surge hoppers through the lactose bagging line = Now that there has been an increase, what are we feeding it and what is the loading to the nuisance baghouse now? The feed rate to both the bulk and 25 kg lines remain unchanged. Both lines can package at a rate greater than the throughput of the dryer.

3. Feed Rate from the WPC bins to the new Surge hopper = ? Unfortunately, we cannot answer that, I would suggest giving Jon Bloch at Niro a call, I'm sure he has the information you require.

I know the the new bagging line from here on out are a Niro issue. I still need the model numbers and specification sheets on all the new equipment you plan to install. Everything from (and including) the new primary dryer on. I still need the rated efficiencies of the baghouses including the specification sheets on the bags themselves. Since you wouldn't share the calculations in the emissions spreadsheet you provided, I can't back the math up to get the efficiency numbers I want. I will have to provide the manufacturer information to DEQ to backup the efficiencies we use or they won't buy them. I've been down that road with them before. Please work on getting this information together and to me as soon as possible. There really isn't any time to waste in this process. Thank you. See attached bag data. As far as model numbers go, we do have any, we specialty build the equipment to the process. The mill info is as follows: Rigmill model number 2442.

Todd, I hope that this has answered your questions. Please drop me a line if there is anything else I can do.

Todd J. Hughes
Environmental Manager
Glanbia Foods Inc.
Phone: 208-934-9835
Fax: 208-934-9442
Cell: 208-316-0723

McCormick, Rick/BOI

To: Hughes, Todd
Subject: RE: WPC Line Emission Points

From: mgr@niroinc.com [mailto:mgr@niroinc.com]
Sent: Wednesday, January 09, 2008 8:42 AM
To: Hughes, Todd
Cc: jcb@niroinc.com
Subject: Fw: WPC Line Emission Points

Hello Todd,

I am one of the process engineers here in Hudson. Jon Bloch asked me to look this over before it is sent to you. I have and it looks OK. As Jon states if you have any questions contact him or myself.

Best Regards,

Mark Roisum
Process Engineer
Niro Inc.

Jon,

Thank you for the information. It's helpful, although I need the information below exactly how I have requested it. Perhaps someone is working on providing this information and I just don't know it, but I need to reiterate what it is I need. For both the new WPC surge hopper and new nuisance baghouse, I need the following information:

Building Elevation of the emission point

There will be two individual exhaust emissions points through the wall of the new building. One will be for the exhaust from the bin vent assembly located on top of the new Avapac surge hopper above the filler itself. The second emissions exhaust point will be from the Nuisance dust collector assembly fan located in the new palletizer location.

Exit Stack Height

Surge hopper emissions elevation height will be approx. 28'-0" from the floor level. The ducting will run horizontally to the outside wall of the new packaging building.

Nuisance dust collector emissions elevation height will be approx. 19'-0" from the floor level. The ducting will run horizontally to the outside wall of the new packaging building.

Exit Stack Diameter

Surge Hopper Bin Vent duct size 8" Diam.

Nuisance Dust Collector duct size 10" Diam.

Flow Rate (scfm)

780 CFM exhaust fan for Surge Hopper

3000 CFM Exhaust fan for Nuisance dust Collector

Flow Rate (acfm)

Exit Gas temperature

72 Deg. F

2/1/2008

the new estimated solids throughput through the surge hopper and the amount of powder to be bagged
3,200 lbs. / hr..

baghouse Efficiency of the small baghouse that will be on the surge hopper and the efficiency of the nuisance baghouse.
surge Hopper Bin Vent Assembly efficiency =
nuisance Dust Collector Assembly efficiency = 99.96+%

some of these details may be in the spreadsheet you sent, but it would be easier to just provide me the details as I have asked. I need to know how much dry solids is going into the WPC surge hopper and how much is going into the WPC nuisance baghouse.

approx. 13,200 lbs. / hr. WPC Powder into Surge Hopper
3291 lbs. / hr. WPC powder emission's from the surge hopper

approx. 10 lbs. / hr. of WPC powder to the Nuisance Dust Collector
1129 lbs. / hr. WPC powder emission's from the Nuisance Dust Collector

Todd Hughes

The information transmitted is intended only for the person or entity to which it is addressed and may contain confidential and/or privileged material. Any review, retransmission, dissemination or other use of, or taking of any action in reliance upon, this information by persons or entities other than the intended recipient is prohibited.
Any views and opinions expressed are those of the individual author/sender and are not necessarily shared or endorsed by Glanbia plc or any associated or related company.
This message has been scanned for all known viruses.
If you received this in error, please contact the sender and delete the material from any computer.

Glanbia plc is registered in Ireland as a public limited company.
Registered Office: Glanbia House, Kilkenny.
Company Number: 129933

The new estimated solids throughput through the surge hopper and the amount of powder to be bagged
3,200 lbs. / hr..

Baghouse Efficiency of the small baghouse that will be on the surge hopper and the efficiency of the nuisance baghouse.
Surge Hopper Bin Vent Assembly efficiency =
Nuisance Dust Collector Assembly efficiency = 99.96+%

Some of these details may be in the spreadsheet you sent, but it would be easier to just provide me the details as I have asked. I need to know how much dry solids is going into the WPC surge hopper and how much is going into the WPC nuisance baghouse.

approx. 13,200 lbs. / hr. WPC Powder into Surge Hopper
291 lbs. / hr. WPC powder emission's from the surge hopper

approx. 10 lbs. / hr. of WPC powder to the Nuisance Dust Collector
129 lbs. / hr. WPC powder emission's from the Nuisance Dust Collector

Todd Hughes

Appendix F

Modeling Results

Appendix F. Modeling Results for Glanbia Foods, Inc. (units ug/m3)

Pollutant	Averaging Period	Background	Modeled Conc.	Overall Modeled Conc.	Criteria	Below Criteria	Year	Location
Criteria Pollutants								
PM ₁₀	24-HR*,**	73	71.6	144.6	150	Yes	5-yr	North fenceline
	ANNUAL**	26	11.5	37.5	50	Yes	5-yr	North fenceline

Notes:

*The 24-Hour PM10 concentration is for the 2nd High

** The 24 HR PM10, and Annual PM10 concentration used a combined 5 year meteorological data file.